

To enrich lives through effective and caring service



January 15, 2004

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

CONTRACT FOR JANITORIAL SERVICES AT PUBLIC BUILDINGS IN MARINA DEL REY AND REDONDO BEACH (FOURTH DISTRICT) (3 VOTES)

IT IS RECOMMENDED THAT YOUR BOARD:

- 1. Find that janitorial services for Department-operated public buildings in Marina del Rev and Redondo Beach can be performed more economically by Grace Building Maintenance Company, Inc. (Grace) than by County employees.
- 2. Approve award of a three-year contract, plus two optional one-year extension periods, with Grace for janitorial services at public buildings in Marina del Rey and Redondo Beach for an annual cost of \$99,802 with authorized additional services to be provided at the rate of \$15.80 worked per hour, and instruct the Chairman to sign the contract.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Approval of the contract with Grace will enable the Department to continue to maintain its offices in Marina del Rey and its warehouse in Redondo Beach in a safe and clean condition at less cost than would be incurred using County employees. The contract additionally calls for cleaning and restocking of the public restrooms in Chace Park and the Visitor Center in Marina del Rey not less than four times a day in the summer and

on holidays and weekends and twice a day on winter weekdays. Good maintenance ensures visitors' enjoyment of this heavily-used park and effectively sets a standard for upkeep of the privately-maintained and operated leaseholds in Marina del Rey that are expected to generate approximately \$28 million in County revenue during fiscal year 2003-2004.

These services at Department-operated buildings were formally performed by County employees but have been contracted out for many years. Approval of this contract will enable the Department to continue using the services of private contractors.

Implementation of Strategic Plan Goals

The janitorial services provided by Grace will promote and further the Board-approved Strategic Plan Goals of Service Excellence, meeting the Departmental objective to facilitate enhanced use of County facilities, and Fiscal Responsibility, strengthening the County's fiscal capacity by contracting for these services at a reduced cost rather than utilizing County employees.

FISCAL IMPACT/FINANCING

Taking into consideration the contractor's annual price of \$99,802, the Department has verified annual savings of approximately \$19,128 from using the contractor's services rather than those of County staff. This cost comparison is detailed in Attachment 1. The contract also provides for additional services at the rate of \$15.80 per employee-hour in case of public events and other unscheduled cleaning tasks. In the event such additional costs are incurred, the Director may, by written notice to the contractor, increase the maximum annual compensation by up to 20 percent (\$19,780) in any contract year or optional extension period. (The contractor's hourly rate for such additional services is also less than the hourly rate for County employees.) Should restrooms be closed or the service area decreased, compensation will be reduced based on the quoted per-facility fees. The contract allows no increase in the contractor's rate of compensation.

The cost of this contract is included in the Department's 2003-2004 budget.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

The contract term is three years, with two one-year extension options, that may be exercised at the discretion of the Director. The contract services will commence on February 6, 2004, or the date of approval by your Board, if later.

The contractor's compensation will be based on (1) the number of facilities cleaned as defined in the contract; (2) the rates quoted by the contractor; and (3) the cleaning schedule set forth in the contract. The contractor is to provide all cleaning and paper supplies.

No layoffs or reductions in County workforce or other adverse impacts on employee relations will result from the award, as the work is presently contracted out. In addition, the contract award fully complies with the mandatory Proposition A requirements contained in County Code Section 2.121.380 for the following reasons:

- Award of the contract is cost-effective (see Attachment 1).
- Award of the contract will not impair the County's ability to respond to emergencies.
- No confidential information is involved in the performance of the contract. Award
 of the contract will not result in the unauthorized disclosure of confidential
 information.
- Alternative services are available in the event of a default by the contractor; therefore, services will not be interrupted.
- Award of the contract will not infringe upon the proper role of the County in its relationship to its citizens.

The contract also contains the County's standard provisions regarding contractor obligations and is in compliance with all Board, Chief Administrative Office (CAO) and County Counsel requirements.

The Department has evaluated and determined that the contractor fully complies with the requirements of the Living Wage Program (County Code Chapter 2.201) and has agreed to pay all employees providing these County services a living wage.

The contract has been approved as to form by County Counsel. The CAO's Risk Management Office has approved the insurance coverage, indemnification, and liability provisions included in the contract.

CONTRACTING PROCESS

This Proposition A contract solicitation was advertised in the Argonaut, the Daily Breeze, the Eastside Sun, the Los Angeles Daily News, the Los Angeles Sentinel, the Los Angeles Times, and the Santa Monica Observer. The opportunity was also advertised on the County's Bid web page (Attachment 2), as well as the Department's own Internet site. In addition, notices were sent out by direct mail to a list of 283 janitorial vendors (Attachment 3).

Nine firms submitted proposals. All nine met the RFP's minimum requirements and were evaluated by a three-person evaluation panel composed of two staff members from the Department's Facilities and Property Maintenance Division and a staff member from the Department's Internal Control Audit Section. The proposals were evaluated on: (1) annual price, 50 percent; (2) approach to contract requirements, 20 percent; (3) experience and organizational resources, 20 percent; and (4) references, 10 percent.

Attachment 4 details the minority and gender composition of the qualifying firms. However, on final consideration of award, Grace was selected without regard to gender, race, creed or color.

One proposer, Maxim Building Care (Maxim), had a lower annual cost (\$92,193.02) than Grace. However, the evaluation committee rated Maxim's "approach to contract requirements," "experience and organizational resources" and "references" as weak. Also, its "work plan," "quality control plan," "financial summary," and "organizational resources" rated at or near the bottom of all of the proposals.

Of the other eight proposals, Grace was determined to be the most responsible, responsive proposer. Grace has 20 years of experience, providing janitorial services for both the public and private sectors. In addition, its annual compensation was the lowest of the other proposers. In this regard, Grace is a certified Local Small Business Enterprise consistent with Section 2.204 of the Los Angeles County Code, and therefore was awarded a five percent preference in the proposal price.

The evaluation criteria for the Living Wage Ordinance Implementation Plan requires Departments to refer any reported labor or payroll violations by the highest-rated proposer to the Labor Law/Payroll Violations Assessment Team established by your Board. Accordingly, the evaluation panel sent the required information to the Assessment Team for investigation. Grace was found to have one unreported violation and two complaints that are scheduled for conference in March 2004, which the Assessment Team found sufficient to justify a deduction of one percent from Grace's final evaluated score. The Assessment Team otherwise determined that based on the number of staff employed by Grace, the number of violations appears insignificant and that the reported labor law violations do not appear to show a pattern to intentionally violate State labor laws.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

This contract will continue the janitorial services currently being provided to the Department.

CONCLUSION

Instruct the Executive Officer to send two executed copies of the contract to the Department of Beaches and Harbors.

Respectfully submitted,

Stan Wisniewski, Director

SW:hh

Attachments (5)

C: Chief Administrative Officer

County Counsel

Executive Officer, Board of Supervisors

Auditor-Controller

Director, Office of Affirmative Action Compliance

ATTACHMENT 1

JANITORIAL CONTRACT - CALCULATION OF NET SAVINGS FROM CONTRACTING

	County Cost Analysis						
Cost Items	CUSTODIAN 6774			CUSTODIAN SUPV. 6778		Totals	
Top step salaries (monthly) 1	\$	2,073.64	\$	2,548.09			
Needed for required service levelactual							
avoidable positions ²		2		1		3	
Annual salary cost	4	19,767.36		30,577.08		80,344.44	
Adjustment for top step salaries variance at							
93.6184% ³		(3,175.95)	_	(1,951.31)		(5,127.26)	
Estimated actual avoidable salaries		46,591.41		28,625.77		75,217.18	
Add: Related employee benefits at 25.421%. ³		11,844.00		7,276.96		19,120.96	
Estimated Actual avoidable annual direct labor cost							
4		58,435.41		35,902.73		94,338.14	
Supplies ⁵						24,592.00	
Estimated actual avoidable cost						118,930.14	
Contract Cost						(99,802.00)	
Net Savings from Contracting		•			\$	19,128.14	
(1) Salaries in effect as of October 2003 (2) Avoidable positions determined based on the 5,994 hours required per the selected proposer divided by productive work hours of 1786. (3) Provided by Auditor-Controller. (4) No departmental indirect costs are avoidable. (5) Amount based on supplies cost submitted by the selected proposer.							

Bid Information

Bid Number: DBH-7

Bid Title: Janitorial Services

Bid Type: Service

Department: Beaches and Harbors

Commodity: JANITORIAL/CUSTODIAL SERVICES

Open Date: 12/15/2003

Closing Date: 12/22/2003 5:00 PM

Bid Amount: N/A
Bid Download: Available

Bid Description: The Department of Beaches and Harbors is seeking a qualified and experienced janitorial services firm to

clean offices and public buildings at five locations in Marina del Rey and one in Redondo Beach.

A Proposers' Conference will be held at 10:00 a.m. on Tuesday, December 9, 2003 at the Chace Park

Community Building, 13650 Mindanao Way, Marina del Rey.

The deadline for submittal of Proposals will be 5.00 p.m., December 22, 2003.

An RFP may be downloaded from this website or obtained by contacting Harold Harris at the phone

number or email address below.

Contact Name: Harold Harris Contact Phone#: (310) 573-5736

Contact Email: haroldh@dbh.co.la.ca.us Last Changed On: 12/19/2003 9:26:07 AM

Back to Last Window

Back to Award Main

Atttachment 3

A & B JANITORIAL SERVICES 1245 N FITZGERALD AVE STE 103 RIALTO, CA 92376-8615 A 2 Z PROFESSIONAL SERVICES 6255 SUNSET BL STE 101 HOLLYWOOD, CA 90028 A CLEAN IMAGE CLEANING SERVICES 850 E PENROD DR CARSON, CA 90746

AAA JANITORIAL & TRUCKING PO BOX 292023 SACRAMENTO, CA 95829-2023 AAMES BUILDING MAINT CO 762 HARTFORD AVE NO 10 LOS ANGELES, CA 90017 ABC SERVICES 13620 E IMPERIAL HWY STE 6 SANTA FE SPRINGS, CA 90670

ABEL BUILDING MAINTENANCE 2601 S FIGUEROA ST LOS ANGELES, CA 90007 ABEL'S SWEEPING SERVICE 2729 DEQUINE AVE ROSEMEAD, CA 91770 ADVANCED BLDG MAINT CO 10830 E WHITTIER BL WHITTIER, CA 90606

ALL AMERICAN WINDOW CLEANING 23382 VIA JACINTO ALISO VIEJO, CA 92656 ALL BRIGHT N SHINE SERVICES 5977 LOS ALAMOS ST BUENA PARK, CA 90620 ALL NATION JANITORIAL SERVICE 8448 RESEDA BL STE 201 NORTHRIDGE, CA 91325

ALL STATE MAINTENANCE CO 19720 VENTURA BL STE 103 WOODLAND HILLS, CA 91364 ALLAR SERVICES COMPANY 1549 9TH AVE HACIENDA HEIGHTS, CA 91745-3216 ALLEN & ASSOCIATES 11633 BUFOORD ST CERRITOS, CA 90703

ALLERCLEAN CORP PO BOX 7533 MISSION HILLS, CA 91346 ALLIANCE COMMERCIAL CLEANING INC 8448 RESEDA BL STE 202 NORTHRIDGE, CA 91324

ALLIED BLDG SERV 7677 OAKPORT ST STE 105 OAKLAND, CA 94621-1931

ALLSTATE BLDG & OFFICE MAINT 19720 VENTURA BL STE 103 WOODLAND HILLS, CA 91364 AMERICAN ALL SEASONS MFG & MAINT 5716 W MANCHESTER BL STE 12 WESTCHESTER, CA 90045 AMERICAN BUILDING MAINTENANCE 5200 S EASTERN AVE LOS ANGELES, CA 90040

AMERICAN JANITOR SERVICE 949 CAMINO DOS RIOS THOUSAND OAKS, CA 91360

AMERICAN MAINT SYST INC 505 S BEVERLY DR STE 332 BEVERLY HILLS, CA 90212 AMERICANS HELPING PEOPLE 1207 PLYMOUTH BL LOS ANGELES, CA 90019

AMERIKO INC 980 S ARROYO PKWY STE 240 PASADENA, CA 91105-3928 ANK STAR INC 303 JOYCE AVE ARCADIA, CA 91006 ANTONIO BOTELLO 7005 IROLO ST APT 2 LOS ANGELES, CA 90005

ARIES MAINT COMPANY PO BOX 1663 COVINA, CA 91722-1663 ARNEE JANITORIAL SVC 550 CARSON PLAZA DR STE 110 CARSON, CA 90746

ASC 216 E GLEASON ST MONTEREY PARK, CA 91755 B & B BUILDERS 7900 LIMONITE AVE STE G-304 RIVERSIDE, CA 92509 B & B MAINTENANCE SERVICES 5959 W CENTURY BL sTE 750 LOS ANGELES, CA 90045 BEELINE JANITORIAL SERV 1846 E HAWTHORNE ST ONTARIO, CA 91764

BEFORE AND AFTER MAINTENANCE 28015 DAMAR CT CANYON COUNTRY, CA 91351-1247 BELL BUILDING MAINTENANCE COMPANY 15501 SAN FERNANDO MISSION BL STE 103 MISSION HILLS, CA 91345

BEST JANITORIAL SERVICES 505 S BEVERLY DR STE 921 BEVERLY HILLS, CA 90212

BEST MAINTENANCE COMPANY PO BOX 592 SAN GABRIEL, CA 91778-0592 BGS SERVICES UNLIMITED 3141 W CENTURY BLVD STE 210 INGLEWOOD, CA 90303 BIELSKI WINDOW & MASONRY CLNG PO BOX 397 BREA, CA 92622-0397

BIS 7232 REMMET AVE CANOGA PARK, CA 91303 BLACK GOLD INDUSTRIES 527 N RICE AVE OXNARD, CA 93030 BLACKSTONE CONSULTING INC 11726 S SAN VICENTE BL STE 500 LOS ANGELES, CA 90049

BLDG MAINTENANCE OF AMERICA 427 W COLORADO BL STE 202 GLENDALE, CA 91204 BNP SERVICES 2183 FAIRHILL DR RANCHO PALOS VERDES, CA 90275 BREZDEN PEST CONTROL 3547 S HIGUERA STE A SAN LUIS OBISPO, CA 93401

BRITEWORKS 1444 W PUENTE AVE WEST COVINA, CA 91790 BROADWAY RADIATOR 4636 RICHELEU TERRACE LOS ANGELES, CA 90032 BUCKEYE INTERNATIONAL INC 7711 AMIGOS AVE STE E DOWNEY, CA 90242

BUILDING CARE SYSTEMS 60 LEVERONI CT STE 200A NOVATO, CA 94949-5799

BUILDING SERVICE COMPANY 805 S UNION AVE LOS ANGELES, CA 90017 B-WEST JANITORIAL SERVICES 13658 HAWTHORNE BL STE 207 HAWTHORNE, CA 90250

C & F FOR VIP JANITORIAL MAINT SVCS PO BOX 4842 CARSON, CA 90749-4842

C & G MAINTENANCE SVL BOX 7138 VICTORVILLE, CA 92392-7138 C & R MAINTENANCE 3860 CRENSHAW BL STE 215 LOS ANGELES, CA 90008

C C I SERVICES 5959 W CENTURY BL STE 515 LOS ANGELES, CA 90045

C C JANITORIAL SERVICES 25765 RANA DR VALENCIA, CA 91355 C G M COMMERCIAL JANITORIAL 9019 BORSON ST DOWNEY, CA 90242

C H SERVICE COMPANY 2911 E MIRALOMA AVE STE 36 ANAHEIM, CA 92806 C S I 550 N CONTINENTAL BL EL SEGUNDO, CA 90245 CAL BUILDING MAINTENANCE 44432 ANDALE AVE LANCASTER, CA 93535-3234 CALCLEAN 14039 S HAWTHORNE BL HAWTHORNE, CA 90250

CALDWELL MAINTENANCE SVCS PO BOX 61082 PASADENA, CA 91116-1082 CAMELLIA SERVICES 4042 DE LA VINA WY SACRAMENTO, CA 95823

CARDEL PAINTING & CLEANING SVCS PO BOX 19275 LOS ANGELES, CA 90019-9275 CARE FREE BLDG MAINTENANCE INC 9648 KIEFER BL STE F SACRAMENTO, CA 95827 CAREER PATHS 6820 LA TIJERA BL STE 217 LOS ANGELES, CA 90045

CARNATION MAINTENANCE 830 E ACACIA AVE STE A GLENDALE, CA 91205 CATHAYAN MAINTENANCE 1250 LINCOLN AVE STE 600 PASADENA, CA 91103-2466 CCECO INC 130 MC CORMICK AVE ST STE 113 COSTA MESA, CA 92626

CENTRAL CLEANING CO 6245 BRISTOL PKWY STE 194 CULVER CITY, CA 90230 CENTURY MAINTENANCE 3532 OVERLAND AVE STE B LOS ANGELES, CA 90034 CLASS CLEAN 40567 178TH ST STE E LANCASTER, CA 93535

CLEAN CARPET CARE PO BOX 83064 LOS ANGELES, CA 90083-3064 CLEAN MASTERS 1332 N PLACER AVE ONTARIO, CA 91764 CLEAN SWEEP 37462 3RD ST EAST PALMDALE, CA 93550

CNH BLDG MAINT CO 11261 SHARON ST CERRITOS, CA 90703 COASTAL HIGH PRESSURE CLEANING PO BOX 18551 ANAHEIM, CA 92817-8551 COMELAND MAINT CO INC 4917 W MELROSE AVE LOS ANGELES, CA 90029

COMPLETE BUILDING SERVICES 27660 MARGUERITE PKWY STE C170 MISSION VIEJO, CA 92692 CONTINENTAL MAINTENANCE 14625 CARMENITA RD STE 208 NORWALK, CA 90650 COVERALL 770 THE CITY DR SOUTH STE 7000 ORANGE, CA 92668

COVINGTON'S MAINT GEN SVC 9837 E AVE Q-2 PALMDALE, CA 93591 CRES 21350 CALIFA ST STE 109 WOODLAND HILLS, CA 91367 CROWN MAINTENANCE CO INC PO BOX 3508 SEAL BEACH, CA 90740-3508

CUSTOMER SERVICE INC 550 N CONTINENTAL BL STE 190 EL SEGUNDO, CA 90245 D & J JANITORIAL 665 S WASHINGTON GLENDORA, CA 91740

D & R OFFICE WORKS 9956 BALDWIN PL EL MONTE, CA 91731

D H MAINT SERV PO BOX 3665 CITY OF INDUSTRY, CA 91744-3665 DAN WHITE'S MAINTENANCE SERVICE 1106 S HIGHLAND AVE LOS ANGELES, CA 90019 DANIEL'S JANITORIAL 7866 STATE ST HUNTINGTON PARK, CA 90255 DESERT HAVEN ENTERPRISES 43437 COPELAND CIR LANCASTER, CA 93535 DIAMOND CONTRACT SVCS INC PO BOX 90606 PASADENA, CA 91109-0606 DIVERSIFIED MAINT SÉRVICES 145 PASADENA AVE SOUTH PASADENA, CA 91030-2917

D'S NATIONWIDE INDUSTRIAL PO BOX 386 FREMONT, CA 94537-0386 DYNAMIC CUSTOM CLEANING 12240 PERRIS BL STE A-219 MORENO VALLEY, CA 92557 E D BLDG MAINTENANCE 550 CAMERON CREST DIAMOND BAR, CA 91765

EASTER DAY BLDG MAINT 1475 N HUNDLEY ST ANAHEIM, CA 92806 ECF/PAR SERVICES 8740 W WASHINGTON BL CULVER CITY, CA 90232-2322

EDWARD MCFIELDS 1635 STONER AVE NO 11 LOS ANGELES, CA 90025

ELEGANT LADIES MAINT SVC PO BOX 36A63 LOS ANGELES, CA 90036-6A63 ENVIRONMENTAL JANITORIAL SERVICES 2200 GARFIAS DR PASADENA, CA 91104-1814 EQUALITY CLEANING PO BOX 990998 PALMDALE, CA 93590

EVERGREEN CLEANING SYSTEMS 4401 WILSHIRE BL STE 303 LOS ANGELES, CA 90010 EXECUTIVE-SUITE SERVICES 19025 PARTHENIA ST STE 200 NORTHRIDGE, CA 91324 EXPERT DEVELOPMENT SERVICES 836 CRENSHAW BL STE 101 LOS ANGELES, CA 90005

FAR EAST LANDSCAPING/MAINT 27118 COLEBROOK PL VALENCIA, CA 91345 G & G BUILDING MAINT 1833 ACKLEY PL MONTEREY PARK, CA 91754 GENERAL CLEANING COMPANY 3317 DENISE CRT LANCASTER, CA 93536

GENE'S JANITORIAL SERVICE 434 W WOODCREST ST RIALTO, CA 92376-7347 GEORGE'S MAINT SERVICE 1723 PONTY ST LOS ANGELES, CA 90047 GIANT CHEM-DRY 111 N LA BREA AVE STE 308 INGLEWOOD, CA 90301

GIVEN WALKER 10252 HADLEY AVE NORTHRIDGE, CA 91324-1117 GLASS CLEAN 40567 178TH ST EAST LANCASTER, CA 93535 GLENN BUILDING SERVICES 1040 NEW YORK DR ALTADENA, CA 91001

GLOSS N GLEAMS MAID TO ORDER 1020 E MORVEN ST LANCASTER, CA 93534 GOLD COAST MAID & MAINTENANCE SERVICE 720 N LOUISE ST STE 106 GLENDALE, CA 91206 GOLD STAR MAINTENANCE 8379 TOPANGA CANYON BL STE 106 WEST HILLS, CA 91304

GOLDEN PACIFIC MAINT CO 7950 SILVERTON AVE STE 103 SAN DIEGO, CA 92126-6343 GONZALES & ASSOCIATES PO BOX 7011 HEMET, CA 92545-7011 GRACE ANN ORMOND 327 N DEL SOL LN DIAMOND BAR, CA 91765 GRACE BUILDING MAINTENANCE 5777 W CENTURY BL STE 1648 LOS ANGELES, CA 90045 GRACE UNDER FIRE CLEANING SVC 2531 SAWTELLE BL STE 92 LOS ANGELES, CA 90064 GREEN MAINTENANCÉ CO 3122 W 69TH ST LOS ANGELES, CA 90043

H & R MAINTENANCE 18802 COLTMAN AVE CARSON, CA 90746

H S G PROF WINDOW CLEANING 4823 W JEFFERSON BL LOS ANGELES, CA 90016 HACIENDA LA PUENTE 15757 E VALLEY BL INDUSTRY, CA 91744

HAREL MAINTENANCE INC 1030 HILTS AVE LOS ANGELES, CA 90024 HARRIS CLEANUP 13664 DAIMLER ST MORENO VALLEY, CA 92553 HAYNES BUILDING SERVICE 118 W EULALIA ST GLENDALE, CA 91204

HOMER'S JANITORIAL SVC PO BOX 310 YUCAIPA, CA 92399 HSG PROF WINDOW CLEANING 4823 W JEFFERSON BL LOS ANGELES, CA 90016 HUE GOLD SVCS 2520 MACY ST STE A SAN BERNARDINO, CA 92405

INNOVATIVE REHABILITATION SERVICES 15757 E VALLEY BL INDUSTRY, CA 91744 INTEGRITY CLEANING SERVICES 18653 VENTURA BL STE 300 TARZANA, CA 91356 INTERNAL SERVICES DEPT 1100 N EASTERN AVE LOS ANGELES, CA 90063

INTERNATIONAL KEY MAINTENANCE 3010 WILSHIRE BL STE 604 LOS ANGELES, CA 90010 INTERNATIONAL MAINT CO 4001 AMERICAN RIVER DR SACRAMENTO, CA 95864 INTERNATIONAL SERVICE SYSTEMS 1626 W 20TH ST LOS ANGELES, CA 90007

INTERNATIONAL SERVICES INC 3771 W 242ND ST TORRANCE, CA 90505 ISS 1627 W 20TH ST LOS ANGELES, CA 90007 IVY'S JANITORIAL SERV 24572 LOS SERRANOS DR LAGUNA NIGUEL, CA 92677

J & R FERNANDEZ INC 252 N MOUNTAIN VIEW AVE POMONA, CA 91767 JOY CLARK 1123 W ARBUTUS AVE COMPTON, CA 90220 JULIE RENE'S CLEANING SVC 43983 15TH ST W STE 126 LANCASTER, CA 93534

K D JANITORIAL SERVICE 13535 CHADRON AVE APT 15 HAWTHORNE, CA 90250 KLEEN MAID 90 W MARIPOSA ST ALTADENA, CA 91001 KLEEN-TEK CLEANING SVC 1030 E AVE S STE 58 PALMDALE, CA 91335

KOREAN MAINTENANCE CO 548 S SPRING ST STE 314 LOS ANGELES, CA 90013 KSA JOJOBA 18630 HART ST RESEDA, CA 91335 KSC-TRI SYSTEMS USA INC 17485 DORIC ST GRANADA HILLS, CA 91344 LA CHA MAINTENANCE 1419 S VERMONT AVE LOS ANGELES, CA 90006 • LAC MAINTENANCE COMPANY 18816 SAN FERNANDO MISSION RD NORTHRIDGE, CA 91356 LAM NGUYEN 8392 POINSETTIA DR BUENA PARK, CA 90620

LARRY LOCKHART 3517 W 80TH ST INGLEWOOD, CA 90305 LEE JANITORIAL 25383 E UNION ST SAN BERNARDINO, CA 92410LEE'S MAINT SVC INC 14740 KESWICK ST VAN NUYS, CA 91405

LEONARD'S MAINTENANCE 11367 S ATLANTIC AVE LYNWOOD, CA 90262 LEO'S JANITORIAL SVCS 2218 MOLOKAI WY SAN DIEGO, CA 92154 LERR GROUP INC 236 W MOUNTAIN ST STE 107 PASADENA, CA 91103

LEWIS JANITORIAL SERVICE 1035 W AVE H-5 LANCASTER, CA 93534 LIBERTY FLUORESCENT JAN SERV 19429 PRICETOWN AVE CARSON, CA 90746 LINCOLN TRAINING CENTER 2643 LOMA AVE SOUTH EL MONTE, CA 91733

LODGE'S JANITORIAL SERVICE 2505 DESERT OAK DR PALMDALE, CA 93550 LOS ANGELES BUILDING MAINTENANCE 375 N CITRUS AVE UNIT 710 AZUSA, CA 91702 M & J JANITORIAL CLEANING SÉRVICE 4418 ELLEN N ELLEN DR COVINA, CA 91722

M & K SERVICES 29305 SAN JACINTO AVE NUEVO, CA 92567 MARIA'S HOUSE CLEANING & JANITORIAL SVCS 1635 STONER AVE APT 11 LOS ANGELES, CA 90025 MARY & SON MAINT SVCS PO BOX 6272 COMPTON, CA 90224-6272

MASTER TOUCH MAINTENANCE 7701 GARDEN GROVE BL GARDEN GROVE, CA 92841-4207 MAXIM BUILDING CARE 3545 WILSHIRE BL STE 208 LOS ANGELES, CA 90019 MCI INDUST CLEANING SERV 16331 VISALIA AVE CARSON, CA 90746

MERCHANT'S BLDG MAINTENANCE 6076 BRISTOL PARK WY STE 105 CULVER CITY, CA 90230

METRO BLDG MAINT CO 3700 WILSHIRE BL STE 1070 LOS ANGELES, CA 90010 METRO BLDG MAINT CO 3171 W OLYMPIC BL STE 553 LOS ANGELES, CA 90006

MICHAEL C SYNN 170 E WALNUT ST APT 116 PASADENA, CA 91103-3613 MIDWAY BUILDING MAINTENANCE 3010 WILSHIRE BL STE 339 LOS ANGELES, CA 90010 MOON ENTERPRISES 5471 S BRYNHURST AVE LOS ANGELES, CA 90042

MORLIN ENTERPRISES PO BOX 9927 LONG BEACH, CA 90810-9927 MRS SWEEPER SVC 13270 E HOIG ST LA PUENTE, CA 91746 NADEEMEH BLDG MAINT SVC PO BOX 12245 LA CRESCENTA, CA 91224-2245 NANCIE'S SWEEPING 5747 BEVERLY HILLS DR WHITTIER, CA 90601-3854 NATURAL BLDG MAINTENANCE CORP 4143 W PICO BL LOS ANGELES, CA 90019 NAVIE DEMO ENTERPRISES 900 E 126TH ST LOS ANGELES, CA 90059

NELSON MANZANILLA 147 PASEO PERDIDO WALNUT, CA 91789 NETWORK MAINTENANCE 409M S NORTHWOOD AVE COMPTON, CA 90220 NICKWELL 111 N LA BREA AVE STE 308 INGLEWOOD, CA 90301

NOEL DRORIAN 2109 ASHINGTON DR GLENDALE, CA 91206 OLYMPIA BLDG MAINTENANCE 836 S CRENSHAW BL STE 101 LOS ANGELES, CA 90005 OMNI-STARKIST MAINT CO 12110 SLAUSON AVE STE 9 SANTA FE SPRINGS, CA 90670

ON-SITE FABRIC SERVICE INC 7711 AMIGOS AVE STE B DOWNEY, CA 90242 OPEN CLEANING SYSTEM 200 E DEL MAR BL STE 300 PASADENA, CA 91105 P A A OF CALIF 909 S GLENDORA AVE WEST COVINA, CA 91790

PACIFIC SUN MAINTENANCE 1101 CRENSHAW BL STE 103 LOS ANGELES, CA 90019 PANE IN THE GLASS PO BOX 15267 LONG BEACH, CA 90815-5267 PEDUS BLDG SERVICES 601 POTRERO GRANDE DR 3RD FL MONTEREY PARK, CA 91755-7407

PEERLESS MAINTENANCE SVC PO BOX 1393 WHITTIER CA, CA 90609-1393 PEGASUS BUILDING MAINTENANCE 2343 MIRA MAR AVE LONG BEACH, CA 90815-1755 PORSHIA ALEXANDER OF AMER PO BOX 2427 COVINA, CA 91722-2427

POWER BUILDING JANITORIAL SVCS 3350 WILSHIRE BL STE 1105 LOS ANGELES, CA 90010-1834 POWERFUL POWERS MAINT 3825 DURAY PL LOS ANGELES, CA 90008 PRECISION PRESSURE WASHING SVCS PO BOX 1344 SIMI VALLEY, CA 93065-1344

PREMIER BUILDING MAINT SERVICES 4055 WILSHIRE BL STE 257 LOS ANGELES, CA 90010 PRESTIGE JANITORIAL SVCS PO BOX 1507 LANCASTER, CA 93539-1507 PRESTIGE WINDOW CLEANING 13658 S HAWTHORNE BL STE 201 HAWTHORNE, CA 90250

PRIDE COMPANIES 4448 AMBROSE AVE LOS ANGELES, CA 90027 PROF AMERICAN INDIAN DEVEL PO BOX 15922 LOS ANGELES, CA 90015-0922 PROFESSIONAL BUILDING MAINTENANCE 8523 LANKERSHIM BL SUN VALLEY, CA 91352

PUEBLO NUEVO ENTERPRISES PO BOX 17476 LOS ANGELES, CA 90017-7476 Q MAINTENANCE CO INC PO BOX 74727 LOS ANGELES, CA 90004-0724 QUALITY BUILDING MAINTENANCE SVCS 9432 E AVE T-2 LITTLE ROCK, CA 93543 R B'S JANITORIAL SERVICE 1544 W 95TH ST LOS ANGELES, CA 90047 R MAINTENANCE 611 W OLIVE INGLEWOOD, CA 90301 RED CARPET BLDG MAINT CORP 17230 OSBORNE ST NORTHRIDGE, CA 91325

RELENTLESS JANITORIAL & MAINT 3425 W 41ST ST LOS ANGELES, CA 90008 RESOURSE COLLECTION 4901 ROSECRANS AVE HAWTHORNE, CA 90250 RICHARD COURY 4021 ODESSA DR YORBA LINDA, CA 92886

RIGHT AND CLEAN SERVICES 5811 TEMPLE CITY BL TEMPLE CITY, CA 91780 RISCOMP/CBM INDUSTRIES INC 315 A S GLASGOW AVE INGLEWOOD, CA 90301-2107 RITEWAY CLEANING SERVICE 800 S CHAPEL ST STE B ALHAMBRA, CA 90801

ROGAN BLDG SERVICES 1245 N FITZGERALD AVE STE 103 RIALTO, CA 92376 RON'S MAINTENANCE 11542 HORLEY AVE DOWNEY, CA 90241 ROY'S JANITORIAL SERV 4218 DAMARELLANES DR LOS ANGELES, CA 90008

RVM JANITORIAL SERVICES 3720 BRAYTON AVE LONG BEACH, CA 90807 SANICLEAN PO BOX 25 WHITTIER, CA 90608-0025 SANTA FE MGMT GROUP PO BOX 19167C SEATTLE, CA 98109-1167

SBS CORPORATION 1260 LINCOLN AVE STE 1000 PASADENA, CA 91103 SERVICEMASTER COMM MAINT 15855 EDNA PL NO 7 IRWINDALE, CA 91706 SHAWN'S MAINTENANCE 1715 E 113TH ST LOS ANGELES, CA 90059

SKYLINE BUILDING MAINT 3771 W 242ND ST STE 205 TORRANCE, CA 90505 SO CLEAN JANITORIAL 2500 DAMIEN AVE STE 206 LA VERNE, CA 91750 SOCIAL OCCASIONAL SERVICES 2790 SKYPARK DR STE 115 TORRANCE, CA 90505

SOUTHERN CALIFORNIA DISTRIBUTORS 10140 NORWALK BL SANTA FE SPRINGS, CA 90670 SPARKLE CORP 18663 VENTURA BL STE 300 TARZANA, CA 91356 SPARKLING CLEAN JANITORIAL SVC 3517 W 75TH PL INGLEWOOD, CA 90305

SPECIALTY CHEN-DRY 4636 RICHELIEU TERR GARDEN GROVE, CA 92841 SPRING MAINT INC 3659 JOSEPHINE COURT COMPTON, CA 90221 STERLING BUILDING SERVICES 1717 S STATE COLLEGE BL STE 180 ANAHEIM, CA 92806

STERLING SERVICE 28233 STONINGTON LN SANTA CLARITA, CA 91350 SUNFLOWER BUILDING SERVICES 13127 SAN FERNANDO RD STE 104 SYLMAR, CA 91342 SUPERB BUILDING MAINTENANCE PO BOX 4181 COMPTON, CA 90224 SUPERIOR PROPERTY SERVICES 1415 MC FADDEN AVE STE D SANTA ANA, CA 92705 SWEEPING BEAUTY PO BOX 2237 LA PUENTE, CA 91746-2237 SYSTEMS MANAGEMENT INC PO BOX 92433 PASADENA, CA 91109-2433

T B M CUSTODIAL SERVICES 2885 E LA PALMA ANAHEIM, CA 92806 T S C M CORPORATION 18281 GOTHARD ST STE 109 HUNTINGTON BEACH, CA 92648 TATUM'S JANITORIAL 31022 UNION CITY BL UNION CITY, CA 94587

TAULHEED MAINTENANCE CO 1141 ROSE AVE LONG BEACH, CA 90813 TBM CUSTODIAL SERVICES, INC 2885 E LA PALMA AVE ANAHEIM, CA 92806 TEE JANITORIAL & MAINT PO BOX 348092 SACRAMENTO, CA 95834-8092

TELLEZ COMMERCIAL SERVICES 2433 GLADYS AVE ROSEMEAD, CA 91770 THE "G" CREW
P0 BOX 768
GLENDALE, CA 91209-0768

THE GLENN COMPANY 1040 NEW YORK DR ALTADENA, CA 91001

THE NICKWELL COMPANY 111 N LA BREA AVE STE 308 INGLEWOOD, CA 90301 THE RALPH HERNANDEZ CO 11531 SALINAZ DR GARDEN GROVE, CA 92643 THE WALDEN COMPANY 4900 OVERLAND AVE STE 243 CULVER CITY, CA 90230

THIGPEN LTD INC 4 ROSALIO CT NOVATO, CA 94945

THREE STAR MAINTENANCE 1216 S SIERRA BONITA AVE LOS ANGELES, CA 90019 TIDY JANITORIAL SERVICE PO BOX 931 FONTANA, CA 92334-0931

TOTAL MAINTENANCE SVC & ASSOC 11453 ALBERNI AVE LAKEVIEW TERRACE, CA 91341

U SIGNAL MAINTENANCE 1507 CABRILLO AVE TORRANCE, CA 90501 UC CONSTRUCTION PO BOX 85686 LOS ANGELES, CA 90072-5686

ULTIMATE MAINTENANCE SERVICES 4646 MANHATTEN BEACH BL STE C LAWNDALE, CA 90260 UNION BLDG MAINT 900 S OLIVE ST INGLEWOOD, CA 90301 UNION BLDG MAINT 170 E WALNUT AVE STE 116 PASADENA, CA 91103

UNITED BLDG SERVICES 10016 PIONEER BL STE 103 SANTA FE SPRINGS, CA 90670 UNIVERSAL WINDOW CLEANING 9640 KIEFER BL STE I SACRAMENTO, CA 95827 UNLIMITED SERVICES ENTERPRISES INC PO BOX 13782 TORRANCE, CA 90503-3782

V J CONTRACTORS/ENTERPRISES 2682 W IMPERIAL HWY STE 245 INGLEWOOD, CA 90303 V W QUALITY MAINT 110 W OCEAN BL STE 337 LONG BEACH, CA 90801 VALLEY LIGHT INDUSTRIES INC 5358 N IRWINDALE AVE UNIT B IRWINDALE, CA 91706 VC CONSTRUCTION COMPANY PO BOX 85686 LOS ANGELES, CA 90072 WALKER MAINTENANCE SERVICE 15225 STANFORD AVE COMPTON, CA 90220 WARD ENTERPRISES 2679 N BUHACH RD ATWATER, CA 95301

WARE INDUSTRIES 208 W CUMMINGS ST LONG BEACH, CA 90805 WEARLS CORP 104 E AVE K-4 STE J LANCASTER, CA 93535

WELLS SWEEPING CO 5425 MARMITH AVE SACRAMENTO, CA 95841

WHITE'S CUSTODIAL 363 W COMPTON BL COMPTON, CA 90221

WILLIAMS SUPPLY COMPANY INC 2368 EASTMAN AVE STE 2 VENTURA, CA 93003 WILSON SERVICES 16921 S WESTERN AVE STE 219 GARDENA, CA 90247

WLA LTG SIGN & BLDG MAINT 5545 ONACREST DR LOS ANGELES, CA 90043 WORC INC 4527 PHELAN AVE BALDWIN PARK, CA 91706 WWC WINDOW CLEANING 4701 ANGELES VISTA BL LOS ANGELES, CA 90043

YOUNG'S MAINTENANCE CO 12022 E CENTRALIA ST STE J HAWAIIAN GARDENS, CA 90716

JANITORIAL SERVICES PROPOSERS FIRM/ORGANIZATION INFORMATION

PROPOSER	COMPOSITION	OWNERS/ PARTNERS/ ASSOCIATE PARTNERS		MGRS	STAFF	TOTAL	% OWNERSHIP	
		М	F				М	F
	Black/African American			15	124	139		
	Hispanic/Latino	1		69	2989	3059	52	
MS Services (1)	Asian or Pacific Islander			2		2		
Certifications: None Claimed	Amer. Indian/Alaska Native				9	9		
	Filipino American				37	37		
:	White	3	1	15	85	104	48	
	TOTALS	4	1	101	3244	3350	100	
	Black/African American			2	15	17		
	Hispanic/Latino	_		3	111	114		
irace Bldg. Maint.	Asian or Pacific Islander	1			70	71	100	
	Amer. Indian/Alaska Native	_				0		
D)	Filipino American					<u> </u>		
	White							
	TOTALS	1	0	5	196	202	100	
	Black/African American	1		5	14	20	4.50	
	Hispanic/Latino			1	204	205	34	
ee's Maint. Service (1)	Asian or Pacific Islander		2		50	52	8.75	
ertifications:City of Los Angeles	Amer. Indian/Alaska Native					0		
A)	Filipino American				19	19	4	
	White				11	11	2	
	TOTALS	1	2	6	298	307	53	
	Black/African American					0		
	Hispanic/Latino			1	27	28		
	Asian or Pacific Islander	1		1		2	100	
laxim Bldg. Care	Amer, Indian/Alaska Native					0		
ertifications None Claimed	Filipino American					0		
	White	- 				0	-	
	TOTALS	1	0	2	27	30	100	
	Black/African American			2	4	6	- 100	
	Hispanic/Latino	- 		8	72	80		
	Asian or Pacific Islander	1	1	2	5	9	65	
remier Bldg. Maintenance	Amer. Indian/Alaska Native	 'i				0		
ertifications:None Claimed	Filipino American	+			-	0		
	White	+ +				0		
4	TOTALS	1	1	12	81	95	65	
		 '			4	6		
	Black/African American	+ +		2				
	Hispanic/Latino			1	131	132	400	
outhern Bldg. Maintenance	Asian or Pacific Islander		1	3	8	13	100	
ertifications:None Claimed	Amer. Indian/Alaska Native					0		
	Filipino American					0		
	White			2	440	2	400	
	TOTALS	1	1	8	143	153	100	
	Black/African American				20	20		
	Hispanic/Latino					0		
nited Bldg. Services	Asian or Pacific Islander	5		25		30	100	
ertifications: WMBE	Amer. Indian/Alaska Native			25		25		
learinghouse (M)	Filipino American					0		
	White			25		25		
	TOTALS	5	o	75	20	100	100	
	Black/African American			2		2		
	Hispanic/Latino			1		1		-
wited Maint Control (C)	Asian or Pacific Islander	1	1	1		3	49	
nited Maint. Systems (2) ertifications:None Claimed	Amer. Indian/Alaska Native					0	T	
crunoauono.rtone Ciamieu	Filipino American					0		
	White					. 0		
	TOTALS	1	1	4	0	6	49	
	Black/African American	1		1	48	49		
	Hispanic/Latino	1		12	912	924	 	
S Metro Group	Asian or Pacific Islander	1		4	151	156	100	
ertifications:County of Los	Amer. Indian/Alaska Native	- 				0		
ngeles (M)	Filipino American	1				0		
	White			4		4		
	TOTALS	1 1		21	1111	1133	100	
			OI.	411	11111	11331	100	

(2) Proposer did not provide information regarding number, gender, and ethnicity of staff.

LOS ANGELES COUNTY DEPARTMENT OF BEACHES AND HARBORS CONTRACT FOR JANITORIAL SERVICES TABLE OF CONTENTS

PART	1 - GENERAL CONDITIONS	1-1	2.2	COUNTY CONTRACT ADMINISTRATOR (CA)	2.1
1.1	INTRODUCTION	1-1		ADMINISTRATOR (CA)	2.1
	•		2.2.1	CA's Authority	2-1
1.1.1	Parties	1-1	2.2.2	CA's Responsibility for	
1.1.2	Recitals	1-1		Directing and Approving	
1.1.3	Effective Date	1-1		Contractor's Work	2-1
1.1.4	Contract Provisions	1-1			~ '
1.1.5	Work to Be Performed	1-1	2.3	CONTRACTOR'S STAFF	
1.1.6	Rescission	1-1	2.0	oominate remove on an	
1.1.7	Supplemental Documents	1-1	2.3.1	General Personnel	
1.1.1	ouppiomental bootinents	• •	2.0.1	Requirements	2-1
1.2	INTERPRETATION OF		2.3.2	Contractor's Representative	2-2
1.2	CONTRACT	1-1	2.3.3	Supervisor	2-2
	CONTINCT	1-1	2.3.4	Janitorial Staff	
121	Loodings	4.4			2-2
1.2.1	Headings Definitions	1-1	2.3.5	Change of Key Personnel	2-2
1.2.2	Definitions	1-1	2.3.6	Contractor to Notify Employees	
4.0	CONTRACT TERM	4.0		of Rights Under Living Wage	^ ^
1.3	CONTRACT TERM	1-2		Ordinance	2-2
1.3.1	Initial Term	1-2	2.4	SERVICES TO BE PROVIDED	2-2
1.3.2	Two One-Year Extension				
	Options	1-2	2.4.1	Scheduled Services	2-2
1.3.3	Survival of Obligations	1-2	2.4.2	County May Add, Delete or	
	•			Modify Facilities or Modify	
1.4	COMPENSATION	1-2		Scope of Scheduled Services	2-2
			2.4.3	Special Events	2-3
1.4.1	Contract Sum	1-2	2.4.4	Special Cleaning and	
1.4.2	Increase of Contract Sum by		_, ,, ,	Unscheduled Work	2-3
	Director	1-2	2.4.5	Emergencies	2-3
1.4.3	Contract Payment	1-2	2.4.6	Employee Training	2-3
1.4.4	Additional Work	1-2	2.4.7	Solid Waste Collection and	2-3
1.4.5	Gratuitous Work	1-2	2.4.1	Removal	2-3
1.4.6	Increase or Decrease in Service		2.4.8	Other Duties	2-3
1.4.0	Area	1-3	2.4.0	Other Duties	2-3
1.4.7	Contractor's Invoice Procedures		2.5	LOGS AND REPORTS	2-3
D 4 D T	0 0TATELENT 0E W00/	. .	0 = 4		
PARI	2 - STATEMENT OF WORK	2-1	2.5.1	Daily Maintenance Log	2.3
			2.5.2	Contractor to Make Monthly	
2.1	GENERAL REQUIREMENTS	2-1		Reports	2-3
			2.5.3	Complaint Log	2-3
2.1.1	Contractor's Work Plan	2-1	2.5.4	Reporting Injury, Theft, Damage)
2.1.2	Contractor's Expenses	2-1		or Vandalism	2-4
2.1.3	Contractor's Office	2-1	2.5.5	Reporting Emergency Repairs	2-4
2.1.4	Communication with		2.5.6	Living Wage Ordinance	
	Department.	2-1		Complaints	2-4
2.1.5	Property Damage	2-1		•	
2.1.6	No Vehicle Access on Bike		2.6	FACILITIES AND EQUIPMENT	
	Paths	2-1		FURNISHED BY COUNTY	2-4
			2.6.1	Storago	2 1
			2.0.1	Storage Keys and Gate Cards	2-4

3.28	COMPLIANCE WITH COUNTY LOBBYING REQUIREMENTS	3-8
3.29	CONSIDERATION OF HIRING COUNTY EMPLOYEES ON A REEMPLOYMENT LIST OR TARGETED FOR LAYOFFS	3-8
3.30	CONSIDERATION OF HIRING GAIN/GROW PROGRAM PARTICIPANTS	3-8
3.31	COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM	3-9
3.32	COMPLIANCE WITH LIVING WAGE PROGRAM	3-9
3.32.1	Living Wage Program	3-9
3.32.2		3-9
3.32.3	Contractor's Submittal of Certified Monitoring Reports	3-10
3.32.4	Contractor's On-going Obligation to Report Labor Law Payroll Violations and Claims	/ 3-10
3.32.5	County Auditing of Contractor	
	Records	3-11
3.32.6	Notification to Employees	3-11
3.32.7	Enforcement and Remedies	3-11
3.32.8	Debarment	3-12
3.32.9		3-12
3.32.10	Contractor Retaliation	
	Prohibited	3-12
3.32.11	Contractor Standards	3-12
3.32.12	Neutrality in Labor Relations	3-12
3.33	CONTRACTOR'S RESPONSIBILITY AND DEBARMENT	3-12
3.34	NOTICE TO EMPLOYEES REGARDING FEDERAL INCOME TAX CREDIT	3-13
		0
	CONTRACTOR TO USE RECYCLED PAPER	3-13
	COMPLIANCE WITH JURY SERVICE PROGRAM	3-13
	SAFELY SURRENDERED BABY LAW	3-14

3.38

NO PAYMENT FOR SERVICES PROVIDED FOLLOWING EXPIRATION/TERMINATION

3-14

OF A CONTRACT

2.7	SUPPLIES AND EQUIPMENT		3.9.3	Insurer Financial Rating	3-3	
۷.1	FURNISHED BY CONTRACTOR	2-4	3.9.4 3.9.5	Failure to Maintain Coverage Notification of Incidents, Claims	3-3	
	CONTINUION	۲	0.5.0	or Suits	, 3-3	
2.7.1	Contractor to Furnish Supplies		3.9.6	Compensation for County Costs	3-3	
070	and Equipment	2-4	3.9.7	Insurance Coverage		
2.7.2	Chemicals Subject to CA	2.4		Requirements for Sub-contractors	3-3	
2.7.3	Approval Uniforms	2-4 2-4	3.9.8	Insurance Coverage	3-3	
2.7.3 2.7.4	Photo I.D.	2-4 2-4	3.9.0	Requirements	3-4	
2.7.5	Vehicles	2-4		requirements	0 4	
2.7.6	Disposition of Supplies on		3.10	STATUS OF CONTRACTOR'S		
	Termination of Contract	2-5		EMPLOYEES; INDEPENDENT STATUS OF CONTRACTOR	3-4	
2.8	QUALITY ASSURANCE	2-5				
			3.11	RECORD RETENTION		
2.8.1	Purpose of Standards	2-5		AND INSPECTION	3-4	
2.8.2	Performance Evaluation	2-5		·		
2.8.3	•		3.12	AUDIT SETTLEMENT	3-4	
	Plan	2-5		VALIDATIV	. =	
2.8.4	County's Quality Assurance	2.5	3.13	VALIDITY	3-5	
2.8.5	Plan Liquidated Damages	2-5 2-5	3.14	WAIVER	3-5	
	A CTANDADD CONTRACT		0.45	DIGGLOCULES OF		
AKI	3 - STANDARD CONTRACT	3-1	3.15	DISCLOSURE OF	3-5	
	TERMS AND CONDITIONS	3-1		INFORMATION	ა-ა	
3.1	LIMITATION OF COUNTY'S		3.16	COUNTY'S REMEDIES		
<i>.</i>	OBLIGATION IN CASE OF		0.10	FOR DEFAULT	3-5	
	NON-APPROPRIATION OF					
	FUNDS	3-1	3.17	DEFAULT FOR		
				INSOLVENCY	3-6	
3.2	NONDISCRIMINATION IN					
	EMPLOYMENT	3-1	3.18	TERMINATION FOR		
2 2	ACCUDANCE OF COMPLIANC	`F		CONVENIENCE OF THE	2.6	
3.3	ASSURANCE OF COMPLIANC WITH CIVIL RIGHTS	∠ E .		COUNTY	3-6	N.
	LAWS	3-1	3.19	NOTICE OF DELAY	3-6	34
	D 440	U- 1	3.13	NOTICE OF BELAT	J-U	
3.4	COMPLIANCE WITH FEDERA	L,	3.20	NOTIFICATION	3-7	
	STATE AND LOCAL	•				
	LAWS	3-1	3.21	CONFLICT OF INTEREST	3-7	
3.5	GOVERNING LAW	3-2	3.22	DELEGATION AND		•
			· -	ASSIGNMENT	3-7	
3.6	COVENANT AGAINST					
	CONTINGENT FEES	3-2	3.23	SUBCONTRACTING	3-7	
3.7	TERMINATION FOR		3.24	CHANGES AND		
,.,	IMPROPER CONSIDERATION	3-2	U.L-4	AMENDMENTS	3-8	
		_		, <u>.</u>		
3.8	INDEMNIFICATION	3-2	3.25	PROPRIETARY RIGHTS	3-8	
3.9	INSURANCE	3-2	3.26	TIME	3-8	
3.9.1	General Insurance		3.27	AUTHORIZATION	3-8	
	Requirements	3-2			. =	
3.9.2	Evidence of Insurance	3-3				

LOS ANGELES COUNTY DEPARTMENT OF BEACHES AND HARBORS CONTRACT FOR JANITORIAL SERVICE

PART ONE - GENERAL CONDITIONS

1.1 INTRODUCTION

- **1.1.1** Parties. This Contract is entered into by and between the County of Los Angeles (the "County") and Grace Building Maintenance Co., Inc. (the "Contractor").
- Recitals. The Contract is intended to integrate within one document the terms for the janitorial work to be performed for the County by the Contractor. The Contractor represents to the County that the express representations, certifications, assurances and warranties given in this Contract, including but not limited to those in Sections 3.2, 3.3, 3.4, 3.6, 3.21 and 3.31 and in Form P-1 (Offer to Perform and Price Proposal) and Form P-2 (Proposer's Work Plan) are true and correct. The Contractor further represents that the express representations, certifications, assurances and warranties given by the Contractor in response to the Request for Proposals are true and correct, including but not limited to Forms P-3, P-4, P-5, P-6, P-7, P-10 and P-11 submitted with the Contractor's Proposal.
- **1.1.3 Effective Date.** The effective date of this Contract shall be the later of February 6, 2004 or the date of Board approval.
- 1.1.4 Contract Provisions. The Contract is comprised of this Part 1 (General Conditions). Part 2 (Statement of Work), Part 3 (Standard Contract Terms and Conditions), Exhibit 1 (Facility Specifications), Exhibit 2 (Custodial Duties), Exhibit 3 (Training Requirements), Exhibit 4 (Performance Requirement Summary), Exhibit 5 (Inspection Report), Exhibit 6 (Living Wage Payroll Statement of Compliance), Exhibit 7 (Monthly Certification for Applicable Health Benefit Payments), Exhibit 8 (Notice to Employees), Exhibit 9 (Notice to all Employees poster), Exhibit 10 (Living Wage Program), Form P-1 (Offer to Perform), and Form P-2 (Work Plan), all of which are attached to this Contract and incorporated by reference. It is the intention of the parties that when reference is made in this Contract to the language of the Request for Proposals (RFP), the Exhibits or the Proposal.

such language shall be deemed incorporated in the Contract as if fully set forth. To the extent there is any inconsistency between the language in Forms P-1 and P-2 and any other part of the Contract, the language of such other part of the Contract shall prevail.

- **1.1.5** Work to be Performed. Contractor shall perform the work set forth in Part 2 and Form P-2.
- 1.1.6 Rescission. The County may rescind the Contract for the Contractor's misrepresentation of any of the matters mentioned in Section 1.1.2. In the case of a misrepresentation of the facts set forth in Section 3.6, a penalty may be assessed in the amount of the fee paid by the Contractor to a third person for the award of the Contract.
- **1.1.7 Supplemental Documents.** Prior to commencing services under the Contract, the selected Proposer shall provide the Contract Administrator with satisfactory written proof of insurance complying with Section 3.9.

1.2 INTERPRETATION OF CONTRACT

- **1.2.1 Headings.** The headings contained in the Contract are for convenience and reference only. They are not intended to define or limit the scope of any provision of the Contract.
- 1.2.2 **Definitions.** The following words shall be construed to have the following meanings, unless otherwise apparent from the context in which they are used.

Board, Board of Supervisors. The Board of Supervisors of Los Angeles County.

Contract. An agreement for performance of the work between the selected Proposer and the County, approved by the Board of Supervisors, which incorporates the items enumerated in Section 1.1.4.

Contract Administrator (CA). The Chief of the Department's Facilities and Property Maintenance Division or a designated representative.

Contractor. The Proposer whose Proposal is accepted by the Board of Supervisors for performance of the Contract work.

Contractor's Representative. The person designated by the Contractor to represent the Contractor in matters related to performance of the Contract.

Contract Year. The twelve-month period commencing on the effective date of the Contract and each succeeding twelve-month period over the remaining term of the Contract, including the option years.

County. The County of Los Angeles.

County Counsel. The Los Angeles County Counsel.

Department. The Los Angeles County Department of Beaches and Harbors.

Director. The Director of the Department.

Living Wage Ordinance. Los Angeles County Code Chapter 2.201.

Offer to Perform and Price Proposal. Form P-1 of the Contract.

Performance Standard. The essential terms and conditions for the performance of the Contract work as defined in the Contract.

Proposer. Any person or entity authorized to conduct business in California who submits a Proposal.

Subcontractor. A person, partnership, company, corporation, or other organization furnishing supplies or services of any nature, equipment, or materials to the Contractor, at any tier, under written agreement.

1.3 CONTRACT TERM

- **1.3.1 Initial Term.** The initial Contract term shall be three consecutive years commencing on the later of February 6, 2004 or the date of approval of the Contract by the Board of Supervisors.
- 1.3.2 Two One-Year Extension Options. If the Director determines that it is in the interest of

the County to do so, he may grant up to two one-year extensions of the Contract term. The Director may exercise the first option by notifying the Contractor in writing before the Contract expiration date. The Director may exercise the second option by notifying the Contractor in writing before the expiration of the first optional Contract Year.

1.3.3 Survival of Obligations. Notwithstanding the stated term of the Contract, some obligations assumed in the Contract shall survive its termination, such as, but not limited to, the Contractor's obligation to retain and allow inspection by the County of its books, records and accounts relating to its performance of the Contract work.

1.4 COMPENSATION

- **1.4.1 Contract Sum.** The total amount the County shall pay during any Contract Year for the Contractor's services shall not exceed \$99,802. The County may at its discretion expend any portion, all or none of that amount.
- 1.4.2 Increase of Contract Sum by Director. Notwithstanding Section 1.4.1, the Director may, by written notice to the Contractor(s), increase the \$99,802 sum referenced in Section 1.4.1 by up to 20 percent in any year of the Contract or any extension period, subject to the availability of funds in the Department's budget. Such increases shall not be cumulative.
- **1.4.3 Contract Payment.** The Contractor shall be paid at the annual rate quoted on Form P-1, subject to Section 3.1.
- 1.4.4 Additional Work. The Contractor will be compensated for additional work authorized in writing by the Director at the hourly rates quoted on Form P-1, subject to Sections 3.1 and 1.4.1. Special events, emergencies and special or unscheduled jobs shall be considered additional work subject to this section. However, no payment for additional work shall be made where the Contractor has adjusted regular employee schedules to cover the additional work resulting from the Contractor's inadequate performance of scheduled duties.
- **1.4.5 Gratuitous Work.** Work performed outside the scope of this Contract without amendment thereto shall be deemed to be a

gratuitous effort on the part of the Contractor, and Contractor shall have no claim against County for such work.

1.4.6 Increase or Decrease in Service Area. Should the facilities or cleaning schedule be modified in accordance with Section 2.4.2, the Contractor's compensation shall be modified on a pro rata basis commensurate with the percentage of change in facility square footage to be cleaned as determined by the County. Payment adjustments shall be made to reflect such service reduction or increase.

1.4.7 Contractor's Invoice Procedures.

- 1.4.7.1 The Contractor shall submit two copies of an invoice to the Department on or before the fifteenth day of each month for work performed during the preceding month. Invoices shall identify the Contract number and other information necessary to calculate the payment for work
- 1.4.7.2 The monthly invoice shall show the amount due and payable, the dates and locations where work was performed and the names of the employees who performed the work. If unscheduled additional work was performed during the month, the Contractor shall prepare and submit a separate invoice showing the foregoing information as well as the number of hours worked by each employee the hourly rate of compensation.
- 1.4.6.3 Upon the Department's receipt and the CA's review and approval of the invoice, the County shall pay the net amount currently payable shown on the invoice less any other setoff or deduction authorized by the Contract. Such setoffs and deductions include, but are not limited to, liquidated damages pursuant to Part 2 and the cost of replacement services.

LOS ANGELES COUNTY DEPARTMENT OF BEACHES AND HARBORS CONTRACT FOR JANITORIAL SERVICE

PART TWO - STATEMENT OF WORK

2.1 GENERAL REQUIREMENTS

- **2.1.1** Contractor's Work Plan. Subject to all other terms and conditions of the Contract, Contractor shall perform the work and maintain quality control in accordance with the Work Plan and other representations submitted with the Contractor's Proposal.
- 2.1.2 Contractor Expenses. The Contractor shall at its own expense provide all labor, equipment, maintenance, materials, supplies, licenses, registration, data systems, transportation, meals, lodging, services, and expenses required for the work.
- 2.1.3 Contractor's Office. The Contractor shall maintain a local address within the County at which the Contractor's Representative may be contacted personally or by mail. The office shall be staffed during normal business hours by at least one employee who can respond to inquiries and complaints which may be received about the Contractor's performance of the Contract work.
- 2.1.4 Communication with Department. The Contractor shall maintain communication systems that will enable the Department to contact the Contractor at all times during the Department's regular business hours. The Contractor shall return calls during business hours no later than the next business day and as soon as reasonably possible if the call is designated urgent. The Contractor shall provide an answering service, voicemail or telephone message machine to receive calls at any time Contractor's office is closed. In addition, the Contractor shall provide a 24-hour telephone number for immediate response to emergencies.
- 2.1.5 Property Damage. County property damaged by the Contractor's employees shall be repaired or replaced by the Contractor at the Contractor's expense with like workmanship and materials. Such repair or replacement shall be subject to approval by the CA.
- 2.1.6 No Vehicle Access on Bike Paths.

 Motor vehicles used in the performance of the Contract work shall not be driven on bike paths.

- 2.2 COUNTY CONTRACT ADMINISTRATOR (CA).
- 2.2.1 CA's Authority. The Department shall appoint a Contract Administrator (CA) who shall have the authority to act for the County in the administration of the Contract except where action of the Director or Chief Deputy is expressly required by the Contract. The CA is not authorized to make any changes in the terms and conditions of the Contract or to obligate the County in any manner.
- 2.2.2 CA's Responsibility for Directing and Approving Contractor's Work. The CA will be responsible for ensuring that the objectives of the Contract are met and shall direct the Contractor as to the County's policy, information and procedural requirements. The Contractor's work shall be subject to the CA's acceptance and approval, which shall not be unreasonably withheld.

2.3 CONTRACTOR'S STAFF

2.3.1 General Personal Requirements.

- **2.3.1.1** The Contractor shall ascertain that persons performing Contract services are of sound physical and emotional condition necessary to perform required duties.
- **2.3.1.2** The Contractor shall always notify County Sheriff's Office at (310) 823-7762 when working weekends or after hours in any County building.
- 2.3.1.3 The Contractor's employees are subject to reasonable dress codes when in the facility; shall not bring in any form of weapon or contraband; shall not bring in any alcohol or drugs or be under the influence of alcohol or drugs; are subject to authorized search by the Contractor, the CA, and law enforcement; shall conduct themselves in a reasonable manner at all times; shall not cause any disturbance in the facility; and otherwise are subject to all rules and regulations of the facility.

- **2.3.1.4** Personnel employed by Contractor and assigned to any County facility shall have no serious misdemeanor, theft or felony conviction.
- 2.3.1.5 All personnel assigned by the Contractor to perform services at County facilities shall at all times be employees of the Contractor and the Contractor shall have the sole right to hire, discipline or discharge employees. However, at the request of the Director, the Contractor shall immediately exclude any member of the Contractor's staff from the Department's facilities. The County reserves the right to conduct a background investigation of the Contractor's staff and to bar any of the Contractor's staff from County facilities.
- **2.3.1.6** The Contractor shall provide the County with a current list of employees, including but not limited to management, and shall keep this list updated during the Contract period.
- **2.3.1.7** The Contractor's employees shall enter and leave County facilities only through access specified by the CA.

2.3.2 Contractor's Representative (CR).

The Contractor shall designate a full-time employee as Contractor's Representative (CR) who shall be responsible for Contractor's day-today activities related to the Contract and who shall have full authority to act for the Contractor in all matters related to the performance of the Contract. The CR shall be available to the County Contract Administrator on reasonable telephone notice each business day and at other times as required by the work. The CR shall make inspections, answer questions, resolve problems, respond to emergencies, keep logs and approve reports. The CR shall cooperate with the County's Contract Administrator in scheduling and attending periodic performance evaluation meetings. The Contractor may designate himself or herself as the Contractor's Representative.

2.3.3 Supervisor. The Contractor shall provide a supervisor to assure satisfactory performance of the Contract work by the employees who are assigned to perform the work. The CR may act as the supervisor. The supervisor shall be authorized to act for Contractor in every detail and must understand, speak and write English.

- 2.3.4 Janitorial Staff. Contractor shall provide the services of sufficient janitorial staff to perform the Contract in accordance with the Work Plan and each term and condition of the Contract. Upon Director's request, the Contractor shall relieve an individual employee of his or her assignment to the performance of he Contract work.
- **2.3.5** Changes of Key Personnel. The Contractor shall obtain the approval of the CA before replacing the CR or the supervisor. Such approval shall not be unreasonably withheld.
- 2.3.6 Contractor to Notify Employees of Rights Under Living Wage Ordinance. The Contractor shall provide annual notification of the Living Wage Ordinance requirements in English as well as in Spanish or any other language spoken by a significant number of employees. The required notice shall be given by way of:
 - A handout to each employee (Exhibit 8); and
 - A notice posted in a conspicuous place in the work area (Exhibit 9)

2.4 SERVICES TO BE PROVIDED

- 2.4.1 Scheduled Services. The Contractor's services shall be rendered at the facilities listed in the Facility Specifications (Exhibit 1). The Services shall include, but are not limited to, the tasks listed in Exhibit 2 ("Schedule of Custodial Duties"). The services shall be performed at the times shown in Exhibits 1 and 2.
- 2.4.2 County May Add, Delete or Modify Facilities or Modify Scope of Scheduled Services.
- 2.4.2.1 The County reserves the right to add facilities to, or remove facilities from, the list of facilities identified in Exhibit 1; to schedule regular cleaning of added facilities and otherwise to amend and modify Exhibit 1 in accordance with the County's needs.
- 2.4.2.2 The County may from time to time close or cease operating certain facilities or portions of such facilities or may reduce the number of days on which services are performed. Such events shall not be deemed breaches of this Contract or of any of the covenants of this Contract and

shall not relieve the Contractor of its duty as to the remaining facilities and services.

- **2.4.2.3** The Contractor shall be given reasonable written notice by the CA that a facility is to be added or deleted or that the scope of services is being modified and of the effective date of such changes.
- 2.4.2.4 In the event of such addition of facilities, deletion of facilities, or other material modifications of the area or scope of regularly scheduled services, the Contractor's compensation shall be adjusted in accordance with Section 1.4.
- 2.4.3 Special Events. The Contractor shall provide custodial services for special events and programs on any day of the week at any time of day when requested by the Director at least 10 working days prior to each such event. If possible, the Contractor shall cover such events by rescheduling employees to avoid incurring additional labor costs.
- 2.4.4 Special Cleaning and Unscheduled Work. The Contractor shall upon 24 hours' notice perform special cleanups or other unscheduled janitorial work at such times and places as are authorized in writing by the Director.
- 2.4.5 Emergencies. The Director, in his sole discretion, may determine that an emergency or unforeseen incident jeopardizing health, safety or property requires special janitorial services. The Contractor shall make such services available within two hours of telephone notice.
- 2.4.6 Employee Training Program. The Contractor shall furnish a basic training course that provides the subject matter and topics described in Exhibit 3 ("Training Requirements"). The Contractor shall ensure that its employees successfully complete such training before commencing work.
- 2.4.7 Solid Waste Collection and Removal. At each shift, the Contractor shall collect and remove all solid waste generated in the facilities and place it in an exterior receptacle provided by the County. At each shift, the Contractor shall wash inside and outside or steam clean all receptacles used for food waste. Carts and containers used for collection and/or storage of waste material shall be noncombustible or flame

resistant construction labeled or listed by Underwriters Laboratories, Inc. The Contractor shall search waste paper to recover lost valuables or files when requested by the CA.

2.4.8 Other Duties. The Contractor shall perform other duties within the scope of the Contract as required by the Director.

2.5 LOGS AND REPORTS

- 2.5.1 Daily Maintenance Log. The Contractor shall maintain daily maintenance logs that shall be made available to the CA on request. Such logs shall be prepared by the Contractor's supervisor(s) and shall include:
- · The beginning and ending time of each shift;
- The facilities cleaned by each employee:
- The location and nature of all reports made pursuant to Sections 2.5.5 and 2.5.6;
- Violations of the Performance Requirements and corrective actions taken;
- The time and signatures of each employee on arrival and departure;
- The conditions of the doors and windows when the shift starts and at the end of the work shift; and
- The names and times in and out of all subcontractors.

2.5.2 Contractor to Make Monthly Reports.

The Contractor shall submit with each invoice a report describing the services rendered during the period; the charge for the services rendered; the balance of funds remaining under the Contract; the names, dates and hours worked of each employee; and the subcontractors employed and their dates and hours worked.

2.5.3 Complaint Log. The Contractor shall also maintain a log of all complaints received directly from the public or forwarded to the Contractor by the CA relating to complaints concerning employee appearance, attitude, and work. The log shall contain the date of receipt of complaint, nature of the complaint, time and action taken or reason for inaction. A copy of any written complaint and its resolution shall be

submitted to the CA no later than five working days from the Contractor's receipt of the complaint. An updated copy of the complaint log shall be made available to the CA on request.

- 2.5.4 Reporting Injury, Theft, Damage, or Vandalism. The CR shall report to the CA any injury, theft, damage or vandalism to the facilities within 24 hours of its discovery by the Contractor's staff. The report shall be in writing and on a form that is acceptable to the CA.
- 2.5.5 Reporting Emergency Repairs. The CR shall report immediately to the CA any condition of the facilities requiring emergency repairs, including, but not limited to, overflowing toilets, broken water pipes or exposed electrical wires. After hours notification shall be made to the Marina Maintenance Supervisor, tel. (310) 337-7476, pager (310) 501-0063, or cell phone (310) 490-8700.
- 2.5.6 Living Wage Ordinance Compliance. Contractor shall provide the reports required by Section 3.32 as directed by the CA. The Contractor shall complete and submit with each monthly invoice the Payroll Statement of Compliance form (Exhibit 6) and the Monthly Certification for Applicable Health Benefit Payments (Exhibit 7) unless directed otherwise by the CA.

2.6 FACILITIES AND EQUIPMENT FURNISHED BY COUNTY

2.6.1 Storage. During the term of the Contract or any extension period, the Contractor may store the equipment and supplies used in performance of the Contract work as directed by the CA. The use of any storage area furnished by the County shall be at the sole risk of the Contractor. It is acknowledged and agreed that any such storage shall not constitute a bailment or storage for hire and that the County shall have no responsibility for protecting the stored property from loss, theft, damage or destruction. The County may revoke permission to use any such storage area on 24 hours' notice.

2.6.2 Keys and Gate Cards.

2.6.2.1 The County will provide the Contractor with all keys and gate cards that are required to gain access to the facilities to be cleaned. The CR shall report any lost or stolen key or gate cards to the CA within 24 hours of discovery of

- its loss. The Contractor shall reimburse the County for the cost of either re-keying or duplicating lost keys or cards as determined by the Director. All key and gate cards shall be returned to the CA upon Contract termination.
- 2.6.2.2 The Contractor shall not duplicate any key or gate card without the CA's prior written consent. Duplication of any key or gate card without this consent is a misdemeanor (Section 469 of the California Penal Code), in addition to being a breach of the Contract.
- 2.6.2.3 The Contractor shall not give keys to any County facility to a Subcontractor. Contractor shall assign someone to open and close entrance doors and stay with Subcontractors until the specific job is completed.

2.7 SUPPLIES AND EQUIPMENT FURNISHED BY CONTRACTOR

- 2.7.1 Contractor to Furnish Supplies and Equipment. Except for the items furnished by the County pursuant to Section 2.4, the Contractor shall provide all supplies and equipment necessary to perform the Contract work.
- 2.7.2 Chemicals Subject to CA Approval. All disinfectants or other chemicals used by the Contractor shall be subject to approval by the CA.
- 2.7.3 Uniforms. The Contractor shall furnish all employees assigned to perform the Contract work uniforms in a style and color acceptable to the Director. The uniforms shall be worn by all the Contractor's employees while performing the Contract work, and they shall be changed as necessary so that the employee always has a clean uniform.
- **2.7.4 Photo I.D.** The Contractor shall furnish and require every on-duty employee to wear a visible photo identification card identifying the employee by name, physical description and company. The card shall be approved by the CA.
- 2.7.5 Vehicles. The Contractor shall provide all motor vehicles used to perform the Contract work. Vehicles shall be registered to the Contractor. The Contractor shall identify each vehicle used in the performance of the Contract

work with signs or logos that include the company name and telephone number. The size, color, and format of such identifying signs shall be subject to the CA's prior approval, which shall not be unreasonably withheld.

2.7.6 Disposition of Supplies on Termination of Contract. Stocks of paper, supplies, hand soap, etc., remaining in the facilities at Contract termination shall not be removed.

2.8 QUALITY ASSURANCE

- 2.8.1 Purpose of Standards. The Contractor will observe, at a minimum, the standards set forth in this Section 2.8, and acknowledges that the adequacy of its compliance with the Contract shall be measured by these standards as well as all other terms and conditions of the Contract.
- 2.8.2 Performance Evaluation. The County evaluate Contractor's or its agent will performance under this Contract on not less than an annual basis. Such evaluation will include assessing Contractor's compliance with all Contract terms and performance standards. Contractor's deficiencies which the County determines are severe or continuing and that may place performance of the Contract in jeopardy if not corrected will be reported to the Board of Supervisors. The report will include improvement/corrective measures taken by the County and Contractor. If improvement does not occur consistent with the corrective action measures, County may terminate this Contract or impose other penalties as specified in this Contract.
- 2.8.3 Contractor's Quality Control Plan. The Contractor shall comply with Contractor's quality control plan set forth in Contractor's Work Plan (Form P-2), which shall be incorporated in the Contract by reference. To the extent that provisions of Contractor's quality control plan are inconsistent with any other part of the Contract, they shall be ineffective. The Contractor shall not change the quality control plan without written approval of the Director or his designee.

2.8.4 County's Quality Assurance Plan

2.8.4.1 The methods and standards by which Contractor's performance shall be evaluated include, but are not limited to, those described in

the Performance Requirements Summary (Exhibit 4).

- **2.8.4.2** Contractor's compliance with the Performance Requirements identified in Exhibit 4 shall be evaluated annually as provided in Section 2.8.2.
- 2.8.4.3 The Contractor agrees to and accepts the provisions of the Performance Requirement Summary Chart, including, but not limited to, the sums set forth as liquidated damages for unacceptable performance.
- 2.8.4.4 Failure to perform the Contract in accordance with the Performance Requirements is considered unacceptable. The CA may issue a Deficiency Report (DR) to the Contractor in any incident of failure to comply with the Performance Requirements or other unacceptable performance. In the case of continuing deficiencies, the CA may issue a separate DR each day the deficiency continues.
- 2.8.4.5 The Contractor shall immediately correct unacceptable performance and shall explain in writing within seven days of the date of the DR what caused the unacceptable performance, how and when performance will be returned to acceptable levels, and how the unacceptable performance will be prevented in the future. After considering the incident, the Contractor's statement and any history of unacceptable performance, the Director may excuse the incident, assess and collect liquidated damages in the manner and amount described in Exhibit 4 or proceed with Contract termination as provided in Section 3.16.

2.8.5 Liquidated Damages.

2.8.5.1 In any case of the Contractor's failure to meet the performance requirements stated in Exhibit 4, the County may, in lieu of other remedies provided by law or the Contract, assess liquidated damages in the sums specified in Exhibit 4 and deduct them from the next regularly scheduled payment to the Contractor. However, neither the provision of a sum of liquidated damages for nonperformance or inadequate performance nor the County's acceptance of liquidated damages shall be construed to waive the County's right to reimbursement for damage to its property or indemnity against third-party claims.

- 2.8.5.2 The amounts of liquidated damages have been set in recognition of the following circumstances existing at the time of the formation of the Contract:
- All the time limits and acts required to be done by both parties are of the essence of the Contract;
- The parties are both experienced in performance of the Contract work;
- The Contract contains a reasonable statement of the work to be performed in order that the expectation of the parties to the Contract are realized. The expectation of the County is a savings in the cost of work previously performed by employees of the County, while the expectation of the Contractor is a realization of a profit through the ability to perform the Contract work in accordance with the terms and condition of the Contract at the Proposal price;
- The parties are not under any compulsion to Contract;
- The Contractor's acceptance of the assessment of liquidated damages against it

- for unsatisfactory and late performance is by agreement and willingness to be bound as part of the consideration being offered to the County for the award of the Contract:
- Except where the County has incurred the cost of obtaining substitute performance or terminating the Contract, it would be difficult for the County to prove whether a failure to perform the Contract work for which a liquidated sum has been provided in Exhibit 4 will have resulted in a loss of its savings in the costs of the work to be performed; and
- The liquidated sums specified in Exhibit 4 represent a fair approximation of the damages incurred by the County resulting from the Contractor's failure to meet the performance standard as to each item for which an amount of liquidated damages is specified.

LOS ANGELES COUNTY DEPARTMENT OF BEACHES AND HARBORS CONTRACT FOR JANITORIAL SERVICE

PART THREE - STANDARD CONTRACT TERMS AND CONDITIONS

3.1 LIMITATION OF COUNTY'S OBLIGA-TION IN CASE OF NONAPPROPRIATION OF FUNDS

- 3.1.1 The County's obligation is payable only and solely from funds appropriated for the purpose of this Contract. All funds for payment after June 30th of any fiscal year are subject to County's legislative appropriation for this purpose. Payments during subsequent fiscal periods are dependent upon the same action.
- 3.1.2 In the event this Contract extends into succeeding fiscal year periods, and if the governing body appropriating the funds does not allocate sufficient funds for the next succeeding fiscal year's payments, then the services shall be terminated as of June 30th of the last fiscal year for which funds were appropriated.

3.2 NONDISCRIMINATION IN EMPLOY-MENT

- 3.2.1 The Contractor shall take affirmative action to ensure that qualified applicants are employed, and that employees are treated equally during employment, without regard to their race, color, religion, sex, ancestry, age, physical disability, marital status, political affiliation, or national origin. Such action shall include, by way of example without limitation: employment; upgrading: recruitment recruitment advertising; demotion or transfer; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.
- 3.2.2 The Contractor certifies and agrees that all persons employed by the Contractor, its affiliates, subsidiaries or holding companies, are and will be treated equally by the employer without regard to or because of race, color, religion, sex, ancestry, age, physical disability, marital status, political affiliation, or national origin, and in compliance with all antidiscrimination laws of the United States of America and the State of California.

- 3.2.3 The Contractor certifies and agrees that it will deal with its Subcontractors, bidders, or vendors without regard to their race, color, religion, sex, ancestry, age, physical disability, marital status, political affiliation, or national origin.
- **3.2.4** The Contractor shall allow the County access to its employment records during regular business hours to verify compliance with these provisions when requested by the County.
- If the County finds that any of the above provisions have been violated, the same shall constitute a material breach of contract upon which the County may determine to terminate the Contract. While the County reserves the right to determine independently that the antidiscrimination provisions of the Contract have been violated, a final determination by the California Fair Employment Practices Commission or the Federal Equal Employment Opportunity Commission that the Contractor has violated state or federal antidiscrimination laws shall constitute a finding on which the County may conclusively rely that the Contractor has violated the antidiscrimination provisions of the Contract.
- 3.2.6 The parties agree that in the event the Contractor violates the antidiscrimination provisions of the Contract, the County shall at its option be entitled to a sum of five hundred dollars (\$500) pursuant to Section 1671 of the California Civil Code as damages in lieu of terminating the Contract.
- 3.3 ASSURANCE OF COMPLIANCE WITH CIVIL RIGHTS LAWS. The Contractor hereby assures it will comply with all applicable federal and state statutes to the end that no person shall, on the grounds of race, religion, ancestry, color, sex, age, physical disability, marital status, political affiliation or national origin, be excluded from participation in, be denied the benefits of, nor be otherwise subjected to discrimination under the Contract or under any project, program, or activity supported by the Contract.

3.4 COMPLIANCE WITH FEDERAL, STATE AND LOCAL LAWS

- **3.4.1** The Contractor agrees to comply with all applicable federal, state, County and city laws, rules, regulations, ordinances, or codes, and all provisions required by these laws to be included in the Contract are incorporated by reference.
- 3.4.2 The Contractor warrants that it fully complies with all statutes and regulations regarding the employment eligibility of foreign nationals; that all persons performing the Contract work are eligible for employment in the United States; that it has secured and retained all required documentation verifying employment eligibility of its personnel; and that it shall secure and retain verification of employment eligibility from any new personnel in accordance with the applicable provisions of law.
- 3.4.3 The Contractor agrees to comply with, and shall require its subcontractors to comply with, all applicable provisions of the Displaced Janitor Opportunity Act (California Labor Code Section 1060, et seq.) as now enacted or later amended.
- **3.4.4** The Contractor agrees to indemnify and hold the County harmless from any loss, damage or liability resulting from a violation on the part of the Contractor of such laws, rules, regulations or ordinances.
- 3.5 GOVERNING LAW. The Contract shall be construed in accordance with and governed by the laws of the State of California.

3.6 COVENANT AGAINST CONTINGENT FEES

- 3.6.1 The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure the Contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies under contract with the Contractor for the purpose of securing business.
- 3.6.2 The County shall have the right to terminate the Contract for a breach of this warranty, and, at its sole discretion, recover from the Contractor by way of such means as may be available the full amount of any commission, percentage, brokerage or contingent fee paid.

3.7 TERMINATION FOR IMPROPER CONSIDERATION

- The County may, by written notice to the Contractor, immediately terminate the right of the Contractor to proceed under this Contract if it is found that consideration, in any form, was offered or given by Contractor, either directly or through an intermediary, to any County officer, employee or agent with the intent of securing the Contract or securing favorable treatment with respect to the award, amendment or extension of the Contract or the making of any determinations with respect to the Contractor's performance pursuant to the Contract. In the event of such termination, the County shall be entitled to pursue the same remedies against the Contractor as it could pursue in the event of default by the Contractor.
- **3.7.2** Among other items, such improper consideration may take the form of cash, discounts, services, tangible gifts or the provision of travel or entertainment.
- 3.7.3 The Contractor shall immediately report any attempt by a County officer, employee or agent to solicit such improper consideration. The report shall be made either to the County manager charged with the supervision of the employee or to the County Auditor-Controller's Employee Fraud Hotline at (213) 974-0914 or (800) 544-6861.
- INDEMNIFICATION. The Contractor 3.8 shall indemnify, defend and hold harmless the County and its Special Districts, elected and appointed officers, employees and agents ("County") from and against any and all liability, including but not limited to demands, claims, actions, fees, costs and expenses (including attorney and expert witness fees), arising from or connected with Contractor's operations or its services, which result from bodily injury, death, personal injury, or property damage (including damage to Contractor's property). Contractor shall not be obligated to indemnify for liability and expense ensuing from the active negligence of the County.

3.9 INSURANCE

3.9.1 General Insurance Requirements. Without limiting the Contractor's indemnification of the County and during the term of this Contract, the Contractor shall provide and

maintain, and shall require all of its Subcontractors to maintain, the programs of insurance specified in this Contract. Such insurance shall be primary to and not contributing with any other insurance or self-insurance programs maintained by the County, and such coverage shall be provided and maintained at the Contractor's own expense.

- 3.9.2 Evidence of Insurance. Certificate(s) or other evidence of coverage satisfactory to the County shall be delivered to the Department of Beaches and Harbors, Contract Section, 13837 Fiji Way, Marina del Rey CA 90292 prior to commencing services under this Contract. Such certificates or other evidence shall:
- (1) Specifically identify this Contract;
- (2) Clearly evidence all coverages required in this Contract;
- (3) Contain the express condition that the County is to be given written notice by mail at least 30 days in advance of cancellation for all policies evidenced on the certificate of insurance;
- (4) Include copies of the additional insured endorsement to the commercial general liability policy, adding the County of Los Angeles, its Special Districts, its officials, officers and employees as insureds for all activities arising from this Contract; and
- (5) Identify any deductibles or self-insured retentions for County's approval. The County retains the right to require the Contractor to reduce or eliminate such deductibles or self-insured retentions as they apply to the County, or require the Contractor to provide a bond guaranteeing payment of all such retained losses and related costs, including, but not limited to, expenses or fees, or both, related to investigations, claims administrations and legal defense. Such bond shall be executed by a corporate surety licensed to transact business in the State of California.
- 3.9.3 Insurer Financial Rating. Insurance is to be provided by an insurance company acceptable to the County with an A.M. Best rating of not less than A:VII, unless otherwise approved by the County.

- Failure to Maintain Coverage. Failure by the Contractor to maintain the required insurance or to provide evidence of insurance coverage acceptable to the County shall constitute a material breach of the Contract upon which the County may immediately terminate or suspend this Contract. The County, at its sole option, may obtain damages from the resulting from said breach. Contractor Alternatively, the County may purchase such required insurance coverage and, without further notice to the Contractor, the County may deduct from sums due to the Contractor any premium costs advanced by the County for such insurance.
- 3.9.5 Notification of Incidents, Claims or Suits. Contractor shall report to County:
- (1) Any accident or incident related to services performed under this Contract which involves injury or property damage which may result in the filing of a claim or lawsuit against Contractor and/or County. Such report shall be made in writing within 24 hours of occurrence;
- (2) Any third party claim or lawsuit filed against Contractor arising from or related to services performed by Contractor under this Contract;
- (3) Any injury to a Contractor employee that occurs on County property. This report shall be submitted on a County "Non-employee Injury Report" to the County CA; and
- (4) Any loss, disappearance, destruction, misuse, or theft of any kind whatsoever of County property, monies or securities entrusted to Contractor under the terms of this Contract.
- 3.9.6 Compensation for County Costs. In the event that Contractor fails to comply with any of the indemnification or insurance requirements of this Contract, and such failure to comply results in any costs to the County, Contractor shall pay full compensation for all costs incurred by the County.
- Insurance Coverage Requirements 3.9.7 for Subcontractors. Contractor shall ensure any and all Subcontractors performing services Contract insurance meet under this requirements of this Contract by either Contractor providing evidence to the CA of activities insurance covering the Subcontractors. Contractor providing

evidence to the CA submitted by Subcontractors evidencing that Subcontractors maintain the required insurance coverage. The County retains the right to obtain copies of evidence of Subcontractor insurance coverage at any time.

- **3.9.8 Insurance Coverage Requirements.** The Contractor shall maintain the insurance coverages specified in this Section 3.9.8 in the amounts specified.
- **3.9.8.1** General liability insurance (written on ISO policy form CG 00 01 or its equivalent) with limits of not less than the following:

General Aggregate:

\$2 million

Products/Completed Operations

Aggregate:

\$1 million

Personal & Advertising Injury:

\$1 million

Each Occurrence:

\$1 million

- 3.9.8.2 Automobile liability insurance (written on ISO policy form CA 00 01 or its equivalent) with a limit of liability of not less than \$1 million for each accident. Such insurance shall include coverage for all "owned", "hired" and "nonowned" vehicles, or coverage for "any auto".
- 3.9.8.3 Workers' Compensation and Employers' Liability insurance providing Workers' Compensation benefits as required by the Labor Code of the State of California or by any other state, and for which Contractor is responsible. If Contractor's employees will be engaged in maritime employment, coverage shall provide workers compensation benefits as required by the U.S. Longshore and Harbor Workers' Compensation Act, Jones Act or any other federal law for which Contractor is responsible. In all cases, the above insurance also shall include employers' liability coverage with limits of not less than the following:

Each Accident:

\$1 million

Disease - policy limit:

\$1 million

Disease - each employee:

\$1 million

3.10 STATUS OF CONTRACTOR'S EMPLOYEES; INDEPENDENT STATUS OF CONTRACTOR

- 3.10.1 Contractor shall at all times be acting as an independent contractor. The Contract is not intended, and shall not be construed, to create the relationship of agent, servant, employee, partnership, joint venture or association as between the County and Contractor.
- 3.10.2 Contractor understands and agrees that all of Contractor's personnel who furnish services to the County under the Contract are employees solely of Contractor and not of County for purposes of Workers' Compensation liability.
- 3.10.3 Contractor shall bear the sole responsibility and liability for furnishing Workers' Compensation benefits to Contractor's personnel for injuries arising from or connected with the performance of the Contract.

3.11 RECORD RETENTION AND INSPECTION

- 3.11.1 The Contractor agrees that the County or any duly authorized representative shall have the right to examine, audit, excerpt, copy or transcribe any transaction, activity, time card, cost accounting record, financial record, proprietary data or other record pertaining to the Contract. Contractor shall keep all such material for four years after the completion or termination of the Contract, or until all audits are complete, whichever is later.
- 3.11.2 If any such records are located outside the County of Los Angeles, the Contractor shall pay the County for travel and per diem costs connected with any inspection or audit.

3.12 AUDIT SETTLEMENT

3.12.1 If, at any time during the term of the Contract or at any time after the expiration or termination of the Contract, authorized representatives of the County conduct an audit of the Contractor regarding performance of the Contract and if such audit finds that the County's obligation for the Contract payment is less than the payments made by the County to the Contractor, then the Contractor agrees that the difference shall be either paid forthwith by the Contractor, or at the Director's option, credited to the County against any future Contract payments.

- 3.12.1.1 If such audit finds that the County's obligation for the Contract payment is more than the payments made by the County to the Contractor, then the difference shall be paid to the Contractor by the County, provided that in no event shall the County's maximum obligation under the Contract exceed the funds appropriated by the County for the purpose of the Contract.
- 3.13 VALIDITY. The invalidity in whole or in part of any provision of the Contract shall not void or affect the validity of any other provision.
- 3.14 WAIVER. No waiver of a breach of any provision of the Contract by either party shall constitute a waiver of any other breach of the provision. Failure of either party to enforce a provision of the Contract at any time, or from time to time, shall not be construed as a waiver of the provision or any other provision. The Contract remedies shall be cumulative and additional to any other remedies in law or in equity.

3.15 DISCLOSURE OF INFORMATION

- **3.15.1** The Contractor shall not disclose any details in connection with the Contract or any work performed under the Contract to any third party, except as may be required by law or as expressly authorized in writing by the Director.
- 3.15.2 However, recognizing the Contractor's need to identify its services and clients, the Contractor may publicize the Contract work, subject to the following limitations:
- (1) All publicity shall be presented in a professional manner.
- (2) The name of the County shall not be used in commercial advertisements, press releases, opinions or featured articles, without the prior written consent of the Director. The County shall not unreasonably withhold written consent, and approval by the County shall be deemed to have been given in the absence of objection by the County within two (2) weeks after receipt by the CA of the material submitted by the Contractor for approval by the County.
- (3) The Contractor may list the County in any other proposal submitted in response to a request for proposals or bids from a third party without prior written permission of the County.

3.16 COUNTY'S REMEDIES FOR DEFAULT

- 3.16.1 If the Contractor fails to perform the Contract work in accordance with the covenants, terms and conditions of the Contract or fails to comply with any other material covenant, term or condition of the Contract, the County may, by written notice of default to the Contractor, terminate the whole or any part of the Contract. Nothing in this Section 3.16 shall prevent the County from recovering any and all damages arising from the default. The County may elect not to terminate the Contract without waiving its right to such recovery.
- 3.16.2 Contractor shall have ten (10) calendar days from written notification of default in which to cure the default. The County, in its sole discretion, may by written notice allow a longer or additional period for cure.
- 3.16.3 If the Contractor does not cure the default within the time specified by the notice of default or written extension of time, the Contract shall be terminated. In such event, all finished or unfinished documents, data and reports prepared by the Contractor under this Contract shall be transferred immediately to the County.
- 3.16.4 In the event the County terminates the Contract in whole or in part for the Contractor's default, the County may procure replacement services from a third party or by County's employees upon such terms and in such manner as the County deems appropriate. Contractor shall be liable to the County for any excess costs arising from the use of replacement services. Excess costs shall consist of those costs incurred by the County in procuring replacement services, which exceed the costs the County would have been obligated to pay the Contractor for the services in question. The Contractor shall continue performance of any part of the Contract work not terminated.
- 3.16.5 Except with respect to defaults of Subcontractors, the Contractor shall not be liable for any excess costs if the failure to perform arises out of causes beyond the control and without the fault or negligence of the Contractor. Such causes may include, but are not restricted to, acts of the public enemy, acts of the County in either its sovereign or

contractual capacity, acts of the federal and state governments in their sovereign capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargos, and unusually severe weather. If the failure to perform is caused by the default of a Subcontractor arising from causes beyond the control of both Contractor and Subcontractor, and without the negligence of either of them, the Contractor shall not be liable for any excess costs for failure to perform unless the Contractor had sufficient time to obtain performance from another party.

- **3.16.6** If, after termination, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the Contract were terminated pursuant to Section 3.18 (Termination for Convenience of the County).
- **3.16.7** The rights and remedies of the County provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under the Contract.

3.17 DEFAULT FOR INSOLVENCY

- 3.17.1 Notwithstanding the provisions of Section 3.16, the County may cancel the Contract for default without giving the Contractor written notice of default and time to cure upon the occurrence of any of the following events:
- (1) The Contractor becomes insolvent. The Contractor shall be deemed to be insolvent if it has ceased to pay its debts in the ordinary course of business or cannot pay its debts as they become due, whether it has committed an act of bankruptcy or not, whether it has filed for federal bankruptcy protection and whether it is insolvent within the meaning of the federal bankruptcy law.
- (2) The filing of a voluntary petition to have the Contractor declared bankrupt.
- (3) The appointment of a receiver or trustee for the Contractor.
- (4) The execution of the Contractor of an assignment of the Contract for the benefit of creditors.
- 3.17.2 The rights and remedies of the County provided in this section shall not be exclusive

and are in addition to any rights and remedies provided by law or under the Contract.

3.18 TERMINATION FOR CONVENIENCE OF THE COUNTY

- 3.18.1 The performance of the Contract work may be terminated in whole or in part from time to time when such action is deemed by the County to be in its best interest, subject to delivery to the Contractor of a ten (10) day advance notice of termination specifying the extent to which the Contract work is terminated, and the date upon which such termination becomes effective. After receipt of a notice of suspension of performance or termination, the Contractor shall stop the Contract work on the date and to the extent specified in the notice.
- **3.18.2** County may suspend performance or terminate the Contract without liability for damages if County is prevented from performing by reasons beyond its control, including but not limited to operation of laws, acts of God, and official acts of local, state, or federal authorities.
- 3.18.3 The County and Contractor shall negotiate an equitable amount to be paid the Contractor by reason of the total or partial termination of work pursuant to this section, which amount may include a reasonable allowance for profit on the Contract work that has been performed and has not been paid, provided that such amount shall not exceed the total obligation to pay for the Contract work performed as reduced by the amount of Contract payments otherwise made.
- 3.18.4 The Contractor shall make available to the County, for a period of four (4) years after Contract termination, at all reasonable times, at the office of the Contractor, all books, records, documents, or other evidence bearing on the costs and expenses of the Contractor in respect to the termination under this section of the Contract work. In the event records are located outside the County of Los Angeles, the Contractor will pay the County for traveling and per diem costs connected with the inspection or audit.
- **3.19 NOTICE OF DELAY.** Except as otherwise provided, when either party knows of any fact that will prevent timely performance of the Contract, that party shall give notice,

including all relevant information, to the other party within five days.

NOTIFICATION. Except as otherwise 3.20 provided by the Contract, notices desired or required to be given by law or under the Contract may, at the option of the party giving notice, be given by enclosing a written notice in a sealed envelope addressed to the party for whom intended and by depositing such envelope with postage prepaid in the United States mail. Any such notice shall be addressed to the Contractor at the address shown for the Contractor in the Proposal or such other place designated in writing by the Contractor. Notice to the County shall be addressed to the Director, Department of Beaches and Harbors, 13837 Fiji Way, Marina del Rey, California 90292, or such other place as the Director may designate in writing.

3.21 CONFLICT OF INTEREST

- **3.21.1** The Contractor represents and warrants the statements set forth in the conflict of interest certification of its Proposal are true and correct.
- 3.21.2 The Contractor further agrees that anyone who is an employee or former employee of the County at the time of execution of the Contract by the Board of Supervisors and who subsequently becomes affiliated with the Contractor in any capacity shall not perform the Contract work or share in the Contract's profits for a period of one (1) year from the date of termination of the employee's employment with the County.
- **3.21.3** The County shall have the right to terminate the Contract for a breach by the Contractor of either its warranty or promise on the absence of the prohibited conflicts of interest.

3.22 DELEGATION AND ASSIGNMENT

3.22.1 The Contractor may not delegate its duties or assign its rights under the Contract, either in whole or in part, without the written prior consent of the Director. Any delegation of duties or assignment of rights under the Contract without the expressed written consent of the County shall be null and void and shall constitute a breach for which the Contract may be terminated.

3.22.2 Any delegation of duties or assignment of rights (including but not limited to a merger, acquisition, asset sale and the like) shall be in the form of a subcontract or formal assignment, as applicable. The Contractor's request to the Director for approval of an assignment shall include all information that must be submitted with a request by the Contractor to the County for approval of a subcontract of the Contract work pursuant to Section 3.23.

3.23 SUBCONTRACTING

- 3.23.1 Performance of the Contract work may not be subcontracted without the express written consent of the Director or authorized representative. Any subcontract of the Contract work without the express written consent of the Director or authorized representative shall be null and void and shall constitute a breach for which the Contract may be terminated.
- **3.23.2** The Contractor's request to the Director for approval to enter into a subcontract of the Contract work shall include:
- (1) A description of the work to be performed by the Subcontractor;
- (2) Identification of the proposed Subcontractor and an explanation of why and how the proposed Subcontractor was selected, including the degree of competition in the selection process;
- (3) The proposed subcontract amount, together with the Contractor's cost or price analysis; and
- (4) A copy of the proposed subcontract.
- 3.23.3 In the event the Director or authorized representative should consent to a subcontract for the performance of the Contract work, the terms and conditions of the Contract shall be made expressly applicable to the work that is to be performed by the Subcontractor.
- 3.23.4 In the event the Director or authorized representative should consent to a subcontract, the Contractor shall provide in the approved subcontract an agreement that the work of the Subcontractor is pursuant to the terms of a prime contract with the County of Los Angeles, and that all representations and warranties shall inure to the benefit of the County of Los Angeles.

- 3.23.5 Subcontracts shall be made in the name of the Contractor and shall not bind nor purport to bind the County. The making of subcontracts shall not relieve the Contractor from performing the Contract work in accordance with the terms and conditions of the Contract. Approval of any subcontract by the County shall not be construed as effecting any increase in the compensation to be paid for the Contract work.
- **3.23.6** Any later modification or amendment of the subcontract shall be approved in writing by the Director or authorized representative before such modification or amendment is effective.

3.24 CHANGES AND AMENDMENTS

- **3.24.1** Except as provided in this Section 3.24, renewals and other modifications of this Contract shall be in writing and shall be executed by the parties and approved by the Board in the same manner as the Contract.
- **3.24.2** A change which does not materially effect the scope of work, period of performance, compensation, method of payment, insurance or other material term or condition of the Contract shall be effective upon the Director or his authorized representative and the Contractor signing an amendment or other writing reflecting a modification of the Contract.
- 3.24.3 The Director or authorized representative may, in his or her sole discretion, grant the Contractor extensions of time for performance of the work where such extensions do not materially effect the work. Such extensions shall not be deemed to extend the term of the Contract.
- 3.25 PROPRIETARY RIGHTS. All materials. data and other information of any kind obtained from County personnel and all materials, data, reports and other information of any kind developed by the Contractor under the Contract are the property of the County, and the Contractor agrees to take all necessary to protect measures the security confidentiality of all such materials, data, reports and information. The provisions of this paragraph shall survive the expiration or other termination of the Contract.
- 3.26 TIME. Except as specifically otherwise provided in the Contract, time is of the essence

in the performance of the Contract work and all terms and conditions of the Contract with respect to such performance shall be construed.

3.27 AUTHORIZATION. The Contractor represents and warrants that its signatory to the Contract is fully authorized to obligate the Contractor for performance of the Contract work, and that all necessary acts to the execution of the Contract have been performed.

3.28 COMPLIANCE WITH COUNTY LOBBYING REQUIREMENTS

- **3.28.1** The Contractor and each County lobbyist or County lobbying firm, as defined in Los Angeles County Code Section 2.160.010, retained by the Contractor shall fully comply with the County Lobbyist Ordinance, Los Angeles County Code Chapter 2.160.
- 3.28.2 Failure on the part of the Contractor or any County lobbyist or County lobbying firm retained by the Contractor to fully comply with the County Lobbyist Ordinance shall constitute a material breach of the Contract upon which the County may immediately terminate or suspend the Contract notwithstanding the opportunity to cure otherwise made available under Section 3.16.

3.29 CONSIDERATION OF HIRING COUNTY EMPLOYEES ON A REEMPLOY-MENT LIST OR TARGETED FOR LAYOFFS

Should the Contractor require additional or replacement personnel after the effective date of this Contract to perform the services set forth herein, the Contractor shall give first consideration for such employment openings to qualified permanent County employees who are targeted for layoff or qualified former County employees who are on a reemployment list during the life of this agreement.

3.30 CONSIDERATION OF GREATER AVENUES FOR INDEPENDENCE (GAIN) OR GENERAL RELIEF OPPORTUNITIES FOR WORK (GROW) PARTICIPANTS FOR EMPLOYMENT

Should the Contractor require additional or replacement personnel after the effective date of the agreement, contractor shall give consideration for any such employment openings to participants in the County's

Department of Public Social Services' Greater Avenues for Independence (GAIN) Program or General Relief Opportunities for Work (GROW) Program who meet Contractor's minimum qualifications for the open position. County will refer GAIN/GROW participants, by job category, to Contractor.

3.31 COUNTY'S CHILD SUPPORT COMPLIANCE PROGRAM

3.31.1 Contractor's Warranty of Adherence to County Child Support Compliance Program. Contractor acknowledges that County has established a goal of ensuring that all individuals who benefit financially from County through contract are in compliance with their court-ordered child, family and spousal support obligations in order to mitigate the economic burden otherwise imposed upon County and its taxpayers.

As required by the County's Child Support Compliance Program (County Code Chapter 2.200) and without limiting the Contractor's duty under this Contract to comply with all applicable provisions of law, Contractor warrants that it is now in compliance and shall during the term of Contract maintain compliance with employment and wage reporting requirements as required by the Federal Social Security Act (41 USC Section 653a) and California Unemployment Insurance Wage and Earnings Withholding Orders or Child Support Services Department Notices of Wage and Earnings Assignment for Child or Spousal Support, pursuant to Code of Civil Procedure Section 706.031 and Family Code Section 5246(b).

3.31.2 Termination for Breach of Warranty to Maintain Compliance with County Child Support Compliance Program. Failure of Contractor to maintain compliance with the requirements set forth in the preceding Section 3.31.1 "Contractor's Warranty of Adherence to County's Child Support Compliance Program" shall constitute a default by Contractor under this Contract. Without limiting the rights and remedies available to County under any other provision of this Contract, failure to cure such default within 90 days of notice by the Los Angeles County Child Support Services Department shall be grounds upon which the County Board of Supervisors may terminate this Contract pursuant to Section 3.16 "County's Remedies for Default.'

3.31.3 Voluntary Posting of "Delinquent Parents" Poster. Contractor acknowledges that County places a high priority on the enforcement of child support laws and apprehension of child support evaders. Contractor understands that it is County's policy to encourage all County contractors to voluntarily post County's "L.A.'s Most Wanted: Delinquent Parents" poster in a prominent position at Contractor's place of business. County Child Support Services Department will supply Contractor with the poster to be used.

3.32 COMPLIANCE WITH LIVING WAGE PROGRAM

3.32.1 Living Wage Program. This Contract is subject to the provisions of the County's ordinance entitled Living Wage Program ("Program") as codified in Sections 2.201.010 through 2.201.100 of the Los Angeles County Code, a copy of which is attached hereto as Exhibit 11 and incorporated by reference into and made a part of the Contract.

3.32.2 Payment of Living Wage Rates.

- 3.32.2.1 Unless Contractor has demonstrated to the County's satisfaction either that Contractor is not an "Employer" as defined under the Program (Section 2.201.020 of the County Code) or that Contractor qualifies for an exception to the Program (Section 2.201.090 of the County Code), Contractor shall pay its Employees no less than the applicable hourly living wage rate, as set forth immediately below, for the Employees' services provided to the County under the Contract:
- (a) Not less than \$9.46 per hour if, in addition to the per-hour wage, Contractor contributes less than \$1.14 per hour towards the provision of bona fide health care benefits for its Employees and any dependents; or
- (b) Not less than \$8.32 per hour if, in addition to the per-hour wage, Contractor contributes at least \$1.14 per hour towards the provision of bona fide health care benefits for its Employees and any dependents. Contractor will be deemed to have contributed \$1.14 per hour towards the provision of bona fide health care benefits if the benefits are provided through the County Department of Health Services Community Health Plan. If, at any time during

the Contract, Contractor contributes less than \$1.14 per hour towards the provision of bona fide health care benefits, Contractor shall be required to pay its Employees the higher hourly living wage rate.

3.32.2.2 For purposes of this Section, "Contractor" includes any Subcontractor engaged by Contractor to perform services for the County under the Contract. If Contractor uses any Subcontractor to perform services for the County under the Contract, the Subcontractor shall be subject to the provisions of this Section. The provisions of this Section shall be inserted into any such subcontract agreement and a copy of the Program shall be attached to the agreement. "Employee" means any individual who is an employee of Contractor under the laws of California, and who is providing full-time services to Contractor, some or all of which are provided to the County under the Contract. "Full-time" means a minimum of 40 hours worked per week, or a lesser number of hours, if the lesser number is a recognized industry standard and is approved as such by the County; however, fewer than 35 hours worked per week will not, in any event, be considered full time.

3.32.2.3 If Contractor is required to pay a living wage when the Contract commences, Contractor shall continue to pay a living wage for the entire term of the Contract, including any option period.

3.32.2.4 If Contractor is not required to pay a living wage when the Contract commences, Contractor shall have a continuing obligation to review the applicability of its "exemption status" from the living wage requirement, and Contractor shall immediately notify County if Contractor at any time either comes within the Program's definition of "Employer" or if Contractor no longer qualifies for an exception to the Program. In either event, Contractor shall immediately be required to commence paying the living wage and shall be obligated to pay the living wage for the remaining term of the Contract, including any option period. County may also require, at any time during the Contract and at its sole discretion, that Contractor demonstrate to the County's satisfaction that Contractor either continues to remain outside of the Program's definition of "Employer" and/or that Contractor continues to qualify for an exception to the Program. Unless

Contractor satisfies this requirement within the time frame permitted by the County, Contractor shall immediately be required to pay the living wage for the remaining term of the Contract, including any option period.

3.32.3 Contractor's Submittal of Certified Monitoring Reports. Contractor shall submit to the County certified monitoring reports at a frequency instructed by the County. certified monitoring reports shall list all of Contractor's Employees during the reporting period. The certified monitoring reports shall also verify the number of hours worked, the hourly wage rate paid, and the amount paid by Contractor for health benefits, if any, for each of its Employees. The certified monitoring reports shall also state the name and identification number of Contractor's current health care benefits plan, and Contractor's portion of the premiums paid as well as the portion paid by each Employee. All certified monitoring reports shall be submitted on forms provided by the County, or any other form approved by the County which contains the above information. The County reserves the right to request any additional information it may deem necessary. If the County requests additional information, shall promptly provide such Contractor information. Contractor, through one of its officers, shall certify under penalty of perjury that the information contained in each certified monitoring report is true and accurate.

3.32.4 Contractor's Ongoing Obligation to Report Labor Law/Payroll Violations and Claims.

During the term of the Contract, if the Contractor becomes aware of any labor law/payroll violation or any complaint, investigation or proceeding concerning any alleged labor ("claim") law/payroll violation (including but not limited to any violation or claim pertaining to wages, hours and working conditions such as minimum wage, prevailing wage, living wage, the Fair Labor Standards Act, employment of minors, or employment discrimination), unlawful Contractor shall immediately inform the County of any pertinent facts known by the Contractor regarding same. This disclosure obligation is not limited to any labor law/payroll violation or claim arising out of the Contractor's Contract with the County, but instead applies to any labor law/payroll violation or claim arising out of any of the Contractor's operations in California.

- 3.32.5 County Auditing of Contractor Records. Upon a minimum of twenty-four (24) hours' written notice, the County may audit, at Contractor's place of business, any of Contractor's records pertaining to the Contract, including all documents and information relating to the certified monitoring reports. Contractor is required to maintain all such records in California until the expiration of four years from the date of final payment under the Contract. Authorized agents of the County shall have access to all such records during normal business hours for the entire period that records are to be maintained.
- 3.32.6 Notifications to Employees. Contractor shall place County-provided living wage posters at each of Contractor's place of business and locations where Contractor's Employees are working. Contractor shall also distribute County-provided notices to each of its Employees at least once per year. Contractor shall translate into Spanish and any other language spoken by a significant number of Employees the posters and handouts.
- **3.32.7** Enforcement and Remedies. If Contractor fails to comply with the requirements of this Section, the County shall have the rights and remedies described in this Section in addition to any rights and remedies provided by law or equity.
- 3.32.7.1 Remedies For Submission of Late or Incomplete Certified Monitoring Reports. If Contractor submits a certified monitoring report to the County after the date it is due or if the report submitted does not contain all of the required information or is inaccurate or is not properly certified, any such deficiency shall constitute a breach of the Contract. In the event of any such breach, the County may, in its sole discretion, exercise any or all of the following rights/remedies:
- (a) Withholding of Payment. If Contractor fails to submit accurate, complete, timely and properly certified monitoring reports, the County may withhold from payment to Contractor up to the full amount of any invoice that would otherwise be due, until Contractor has satisfied the concerns of the County, which may include required submittal of revised certified monitoring reports or additional supporting documentation.

- Liquidated Damages. It is mutually understood and agreed that Contractor's failure to submit an accurate, complete, timely and properly certified monitoring report will result in damages being sustained by the County. It is also understood and agreed that the nature and amount of the damages will be extremely difficult and impractical to fix; that the liquidated damages set forth herein are the nearest and most exact measure of damages for such breach that can be fixed at this time; and that the liquidated damages are not intended as a penalty or forfeiture for Contractor's breach. Therefore, in the event that a certified monitoring report is deficient, including but not limited to being late, inaccurate, incomplete or uncertified, it is agreed that the County may, in its sole discretion, assess against Contractor liquidated damages in the amount of \$100 per monitoring report for each day until the County has been provided with a properly prepared, complete and certified monitoring report. The County may deduct any assessed liquidated damages from any payments otherwise due Contractor.
- (c) Termination. Contractor's failure to submit an accurate, complete, timely and properly certified monitoring report may constitute a material breach of the Contract. In the event of such material breach, County may, in its sole discretion, terminate the Contract.
- 3.32.7.2 Remedies for Payment of Less Than the Required Living Wage. If Contractor fails to pay any Employee at least the applicable hourly living wage rate, such deficiency shall constitute a breach of the Contract. In the event of any such breach, the County may, in its sole discretion, exercise any or all of the following rights/remedies:
- Withholding Payment. If Con-tractor (a) fails to pay one or more of its Employees at least the applicable hourly living wage rate, the County may withhold from any payment otherwise due Contractor the aggregate difference between the living wage amounts Contractor was required to pay its Employees for a given pay period and the amount actually paid to the Employees for that pay period. The County may withhold said amount until Contractor has satisfied the County that any underpayment has been cured, which may include required submittal of revised certified monitoring reports or additional supporting documentation

- (b) Liquidated Damages. It is mutually understood and agreed that Contractor's failure to pay any of its Employees at least the applicable hourly living wage rate will result in damages being sustained by the County. It is also understood and agreed that the nature and amount of the damages will be extremely difficult and impractical to fix; that the liquidated damages set forth herein are the nearest and most exact measure of damages for such breach that can be fixed at this time; and that the liquidated damages are not intended as a penalty or forfeiture for Contractor's breach. Therefore, it is agreed that the County may, in its sole discretion, assess against Contractor liquidated damages of \$50 per Employee per day for each and every instance of an underpayment to an Employee. The County may deduct any assessed liquidated damages from any payments otherwise due Contractor.
- (c) Termination. Contractor's failure to pay any of its Employees the applicable hourly living wage rate may constitute a material breach of the Contract. In the event of such material breach, County may, in its sole discretion, terminate the Contract.
- **3.32.8 Debarment.** In the event Contractor breaches a requirement of this Section, the County may, in its sole discretion, bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach, not to exceed three years.
- 3.32.9 Use of **Full-Time** Employees. Contractor shall assign and use full-time employees of Contractor to provide services under the Contract unless Contractor can demonstrate to the satisfaction of the County that it is necessary to use non-full-time employees based on staffing efficiency or County requirements for the work to be performed under the Contract. It is understood and agreed that Contractor shall not, under any circumstance, use non-full-time employees for services provided under the Contract unless and the County has provided until written authorization for the use of same. Contractor submitted with its proposal a full time employee staffing plan. If Contractor changes its full time employee staffing plan, Contractor shall immediately provide a copy of the new staffing plan to the County.

- 3.32.10 Contractor Retaliation Prohibited. Contractor and/or its employees shall not take any adverse action which would result in the loss of any benefit of employment, any contract benefit, or any statutory benefit for any employee, person or entity who has reported a violation of the Program to the County or to any other public or private agency, entity or person. A violation of the provisions of this paragraph may constitute a material breach of the Contract. In the event of such material breach, County may, in its sole discretion, terminate the Contract.
- **3.32.11 Contractor Standards.** During the term of the Contract, Contractor shall maintain business stability, integrity in employee relations and the financial ability to pay a living wage to its employees. If requested to do so by the County, Contractor shall demonstrate to the satisfaction of the County that Contractor is complying with this requirement.
- 3.32.12 Neutrality in Labor Relations. Contractor shall not use any consideration received under the Contract to hinder, or to further, organization of, or collective bargaining activities by or on behalf of Contractor's employees, except that this restriction shall not apply to any expenditure made in the course of good faith collective bargaining, or to any expenditure pursuant to obligations incurred under a bona fide collective bargaining agreement, or which would otherwise be permitted under the provisions of the National Labor Relations Act.

3.33 CONTRACTOR RESPONSIBILITY AND DEBARMENT

- 3.33.1 A responsible Contractor is a Contractor who has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity and experience to satisfactorily perform the Contract. It is the County's policy to conduct business only with responsible Contractors.
- 3.33.2 The Contractor is hereby notified that, in accordance with Chapter 2.202 of the County Code, if the County acquires information concerning the performance of the Contractor on this or other contracts which indicates that the Contractor is not responsible, the County may, in addition to other remedies provided in the Contract, debar the Contractor from bidding on County contracts for a specified period of time

not to exceed three years, and terminate any or all existing contracts the Contractor may have with the County.

- 3.33.3 The County may debar a contractor if the Board of Supervisors finds, in its discretion, that the Contractor has done any of the following: (1) violated any term of a contract with the County, (2) committed any act or omission which negatively reflects on the Contractor's quality, fitness, or capacity to perform a contract with the County or any other public entity, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of business integrity or business honesty, or (4) made or submitted a false claim against the County or any other public entity.
- **3.33.4** If there is evidence that the Contractor may be subject to debarment, the Department will notify the Contractor in writing of the evidence which is the basis for the proposed debarment and will advise the Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.
- 3.33.5 The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. Contractor and/or the Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board shall prepare a proposed decision, which shall contain a recommendation regarding whether the Contractor should be debarred, and, if so, the appropriate length of time of the debarment. If the Contractor fails to avail itself of the opportunity to submit evidence to the Contractor Hearing Board, the Contractor may be deemed to have waived all rights of appeal.
- 3.33.6 A record of the hearing, the proposed decision and any other recommendation of the Contractor Hearing Board shall be presented to the Board of Supervisors. The Board of Supervisors shall have the right to modify, deny or adopt the proposed decision and recommendation of the Hearing Board.
- **3.33.7** These terms shall also apply to Subcontractors of County Contractors.

- 3.34 NOTICE TO EMPLOYEES REGARD-ING THE FEDERAL EARNED INCOME TAX CREDIT. Contractor shall notify its employees, and shall require each Subcontractor to notify its employees, that they may be eligible for the federal Earned Income Tax Credit under the federal income tax laws. Such notice shall be provided in accordance with the requirements set forth in Internal Revenue Service Notice 1015.
- 3.35 CONTRACTOR TO USE RECYCLED PAPER. Consistent with the Board of Supervisors' policy to reduce the amount of solid waste deposited at the County landfills, the Contractor agrees to use recycled-content paper to the maximum extent possible on all work performed under this Contract.

3.36 COMPLIANCE WITH JURY SERVICE PROGRAM

- 3.36.1 Jury Service Program. This Contract is subject to the provisions of the County's ordinance entitled Contractor Employee Jury Service ("Jury Service Program") as codified in Sections 2.203.010 through 2.203.090 of the Los Angeles County Code.
- 3.36.2 Written Employee Jury Service Program.
- 3.36.2.1 Unless Contractor has demonstrated to the County's satisfaction either that Contractor is not a "Contractor" as defined under the Jury Service Program (Section 2.203.020 of the County Code) or that the Contractor qualifies for an exception to the Jury Service Program (Section 2.203.070 of the County Code), Contractor shall have and adhere to a written policy that provides that its employees shall receive from the Contractor, on an annual basis, no less than five days regular pay for actual jury service. The policy may provide that employees deposit any fees received for such jury service with the Contractor or that the Contractor deduct from the employee's regular pay the fees received for jury service.
- 3.36.2.2 For purposes of this section, "Contractor" means a person, partnership, corporation, or other entity which has a contract with the County or a subcontract with a County contractor and has received or will receive an aggregate sum of \$50,000 or more in any 12-month period under one or more County

contracts or subcontracts. "Employee" means any California resident who is a full time employee of Contractor. "Full time means 40 hours or more worked per week, or a lesser number of hours if: 1) the lesser number is a recognized industry standard as determined by the County, or 2) Contractor has a long-standing practice that defines the lesser number of hours as full time. Full-time employees providing short-term, temporary services of 90 days or less within a 12-month period are not considered full time for purposes of the Jury Service Program. If Contractor uses any Subcontractor to perform services for the County under this Contract, the Subcontractor shall also be subject to the provisions of this section. The provisions of this section shall be inserted into any such subcontract agreement and a copy of the Jury Service Program shall be attached to the agreement.

3.36.2.3 If Contractor is not required to comply with the Jury Service Program when the Contract commences, Contractor shall have a continuing obligation to review the applicability of its "exception status" from the Jury Service Program, and Contractor shall immediately notify County if Contractor at any time either comes within the Jury Service Program's definition of "Contractor" or if Contractor no longer qualifies for an exception to the Program. In either event, Contractor shall immediately implement a written policy consistent with the Jury Service Program. The County may also require, at any time during the Contract and at its sole discretion, that Contractor demonstrate to the County's satisfaction that Contractor either continues to remain outside of the Jury Service Program's definition of "Contractor" and/or that Contractor continues to qualify for an exception to the Program.

3.36.2.4 Contractor's violation of this section of the Contract may constitute a material breach of the Contract. In the event of such material breach, County may, in its sole discretion, terminate the Contract and/or bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach.

3.37 SAFELY SURRENDERED BABY LAW

3.37.1 Notice to Employees Regarding the Safely Surrendered Baby Law. The Contractor shall notify and provide to its employees, and

require each Subcontractor to notify and provide to its employees, a fact sheet regarding the Safely Surrendered Baby Law, its implementation in Los Angeles County, and where and how to safely surrender a baby. The fact sheet is set forth in Exhibit 11 of this Contract and is also available on the Internet at www.babysafela.org for printing purposes.

3.37.2 Contractor's Acknowledgment County's Commitment to the Safely Surrendered Baby Law. The Contractor acknowledges that the County places high priority on the implementation of the Safely Surrendered Baby Law. The Contractor understands that it is the County's policy to encourage all County Contractors to voluntarily post the County's "Safely Surrendered Baby Law" poster in a prominent position at the Contractor's place of business. The Contractor will also encourage its Subcontractors, if any, to post this poster in a prominent position in the Subcontractor's place of business. County's Department of Children and Family Services will supply the Contractor with the poster to be used.

3.38 NO PAYMENT FOR SERVICES PROVIDED FOLLOWING EXPIRATION/TERMINATION OF A CONTRACT

Contractor shall have no claim against County for payment of money or reimbursement of any kind whatsoever for any service provided by Contractor after the expiration or other termination of this Contract. Should Contractor receive any such payment, it shall immediately notify County and shall immediately repay all such funds to County. Payment by County for services rendered after expiration/termination of this Contract shall not constitute a waiver of County's right to recover such payment from Contractor. This provision shall survive the expiration or other termination of this Contract.

Grad	Grace Building Maintenance Co., Inc.				
Ву	David Jeong, President .				
Ву	Chairman, Board of Supervisors				

Violet Varona-Lukens Executive Officer-Clerk of the Board of Supervisors
D.
Deputy
APPROVED AS TO FORM:
Lloyd W. Pellman County Counsel
County Counted
·
By Original signed
Deputy

REQUEST FOR PROPOSALS—MARINA DEL REY JANITORIAL SERVICES OFFER TO PERFORM and PRICE PROPOSAL

::-

Proposer:	11ame	Grace Buildin	g Maintena	ince Co	Inc.		
4	Address	3580 Wilshir					
		Los Angeles,	 Ca 90010				
			,				
							
	Phone	213-386-2003	F:	^{ax} 213	-386-211	9	
To: Director, Dep	partment	of Beaches and Ha	ırbors				
Proposer, responding and Harbors, offers to conditions for the perf three-year term that a Years The Iwo one-ye	provide ja ormance I the optic	aniforial services at thi of this work that are s on of the Director may	e specified Cour et forth in the RI be extended for	nty facilities FP Such s r two additi	in Marina d ervices shal	el Rey on the terms a	bns
The compensation for this form, subject to conditions:	Proposei the limita	's services shall be in tions provided in the	accordance will Contract. The p	h the rates proposal is	set forth for subject to	such work on page 2 the following additio	of nal
(Conditions that reject	, limit or r	modify required terms	and conditions	of the Cont	ract may ca	use rejection.)	
This offer shall be irre						,	
Proposer is a(n):	□indiv □limite	idual Qco	orporation Dother	□par	Inership or j	oint venture	\ *
State of organization:	<u>Calif</u>	ornia	Principal pl	ace of bus	iness: <u>Los</u>	Angels	
Out of state vendor's	authorize	d agent for service of					
	33111011201		process in Cain	Ullia			
Name	·	Address			F	Phone	
The Proposer represe commit the Proposer'i	nts that th in any ma	ne person executing that litter pertaining to the p	nis offer and the proposed Contra	following p act:	ersons are i	ndividually authorized	d to
David Jee Name Til		213-386-2003 esiden ^{fhone}	Name		Title	Phone	
Daled: 12/20/03	<u></u>	Proposer's signature	e <i>(</i>	1222	2	and the second s	_
	-					(213)386-200	3
			David Jed	ong Pre	sident	Phone	_

PRICE PROPOSAL

Fill in all of the unshaded boxes This chart will be used for a variety of purposes as follows.:

- The first column represents items of expense incurred by the contractor in providing the service.
- The second column should show the annual staffing hours of janitorial workers required by the Contract and the hours of service rendered by "Other Personnel" such as supervisors and contract managers. No minimum hourly requirement is given for these positions, but the quoted numbers will be used by the County to assist in evaluation of the adequacy of the Proposer's Work Plan (Form P-2).
- The next column ("Hourly Wage") should reflect actual hourly wages paid, which the County will use to judge whether the Proposer complies with the County Living Wage Program (Exhibit 10).
- The next column (Contractor's annual cost) should accurately reflect all cost items, as well as profit, that are included in the proposed annual price -- TOTAL (ANNUAL COST TO COUNTY).
- The "Annual Cost to County" will be used for Proposal Price evaluation purposes. The total should equal the Proposer's expected compensation for providing the services.
- The lower right box "Hourly Rate for Increased or Reduced Services" will be used for adjustments to monthly compensation in those instances when a change in staffing levels or extra work has been authorized by the Director. The hourly rate must equal the Annual Cost to County divided by the annual staffing hours, or the cost of one hour of janitorial services.

COSTITEMS	ANNUAL STAFFING HOURS	HOURLY WAGE	CONTRACTOR'S ANNUAL COST
JANITORIAL WORKERS	4.954	\$ 9 46	\$ 46.864.84
OTHER PERSONNEL	A CONTRACTOR OF THE STATE OF TH	EN The Wall	
SUPERVISOR	1,040	\$10.25	\$ 10,660
CONTRACTOR REPRESENTATIVE		\$	\$
1 Contract Manager	72	\$14.50	\$ 1,044
2		\$	\$
HEALTH PLAN			\$
OTHER BENEFITS, IF ANY - vacation, sick lea	ve 192	\$ 9.46	\$ 1,816.32
SUPPLIES			\$ 24,592
OTHER EXPENSES & OVERHEAD			\$ 8,104.84
PROFIT			\$ 6,720
TOTAL (ANNUAL COST TO COUNTY)		And the second second	\$ 99,802
HOURLY RATE FOR INCREASED OR REDUCED SERVICES	And the state of t		\$ 15.80

COST BREAKDOWN BY FACILITIES

DEPARTMENT OF BEACHES AND HARBOR ADMINISTRATION BUILDING

Frequency: Mon.-Fri. All windows on west side facing the ocean are to be washed six times per year.

AREA	ANNUAL MAN-HOURS		COST
7.188 sq. ft. 6.282 sq. ft. carpet 511 sq. ft. ceramic 299 sq. ft. tile 96 sq. ft. terrazzo 9 restrooms 3 showers 134 light fixtures	624 467 46 38 312 96 20		\$ 10,389 \$ 7,776 \$ 766 \$ 633 \$ 5,195 \$ 1,598 \$ 333
	SUBT	OTAL	S26,690
BURTON W. CHACE COMMUNITY B	UILDING		
Frequency: 7 days service			
AREA	ANNUAL MAN-HOURS		COST
3,345 sq. ft. 2,950 sq. ft. carpet 260 sq. ft. tile 132 sq. ft. ceramic 2 restrooms 47 light fixtures	398 295 31 19 75 15		\$ 6,627 \$ 4,911 \$ 517 \$ 317 \$ 1,248 \$ 250
	SUBT	OTAL	S <u>13,870</u>
MARINA INFORMATION CENTER Frequency: 7 days service			
AREA	ANNUAL MAN-HOURS		COST
1,340 sq. ft. 268 sq. ft. carpet 1,072 sq. ft. tile 3 restrooms 8 light fixtures	165 33 128 107		\$ 2,747 \$ 550 \$ 2,131 \$ 1,780 \$ 100
	SUBT	OTAL	\$_7,308_

DEPARTMENT OF BEACHES AND HARBORS WAREHOUSE

Frequency: Thursday only

AREA	ANNUAL MAN-HOURS			COST
1,501 sq. ft. 843 sq. ft. carpet 658 sq. ft. tile 2 restrooms 4 light fixtures	31 17 15 16	•	\$_ \$_ \$_ \$_ \$_	517 284 250 266 33
	··sı	UBTOTAL	\$	1,350

TRAILER COMPLEX (5 temporary buildings)

Frequency: Mon.-Thurs

AREA	ANNUAL MAN-HOUR	S	COST
4.800 sq. ft.	245		§4,080
4,500 sq. ft. carpet	187		\$3,114
300 sq. ft. tile	21		\$ 350
6 restrooms	164		\$2,727
72 light fixtures	31		\$ 517
		SUBTOTAL	\$ 10,788

CHACE PARK PUBLIC RESTROOMS

Frequency: Four times daily (12p.m., 3 p.m., 7 p.m., 10 p.m.) on weekdays May 1- September 30 and on all Saturdays, Sundays and Holidays; twice daily (2 p.m. and 10 p.m.) on weekdays October 1 -April 30.

AREA	ANNUAL MAN-HOURS	COST
3 restrooms	155	\$ 2,580
2 showers	54	\$ 899
17 toilets	772	\$ 12,854
5 urinals	151	\$ 2,515
12 sinks	147	\$ 2,448
	SUBTOTAL	\$ 21.296

CHACE PARK - SCOUT SEA BASE

Frequency: 7 days service

AREA	ANNUAL MAN-HOURS	COST
4,533 sq. ft. 3,876 sq. ft. carpet 747 sq. ft. tile 1.068 sq. ft. wall tiled area 4 restrooms	495 283 73 155 185	\$ 6,744 \$ 4,712 \$ 1,226 \$ 2,581 \$ 3,247
	SUB	TOTAL \$18,500

^{*}GRAND TOTAL \$ 99.802.00

^{*} Grand Total must equal Total Annual Cost to County on Form P-1, Page 2

CUSTODIAL SERVICES KEY PERSONNEL PROFILE

JUAN GALVEZ – CONTRACT MANAGER 3755 11TH Street Los Angeles, CA 90005

Juan has over 20 years experience in the janitorial service industry. Juan came to our company in 1991 from Property management company in south bay area and has the ability to manage, organize and train cleaning staffs in buildings up to 1 million sq. ft. and proved invaluable. Juan is responsible for operation and quality control in South Bay area and part of Los Angeles county.

MARCO HERNANDEZ: SHIFT SUPERVISOR 1227 4TH Street Los Angeles, CA 90029

Marco has over 10 years experience as a custodian with us throughout the L. A. County. Having over fifteen years experience in the custodial capacity and ability to instruct fellow custodians in the performance of manual tasks requiring moderate strength and the body mechanics related to the tasks. His career began as a custodian at the L. A. international airport maintenance department in the 70's. He has brought a reputation and experience to our company that is unsurpassed.

MARIO MORALES – FLOOR CARE SUPERVISOR 730 S. Oxford Street # 306 Los Angeles, CA 90005

Mario has over 20 years of hands on experiences of floor & carpet care operations with our company. His career began as a Foreman at the Sears Department Store and has attended special courses and/or seminars relating to hard floor care. Pedro has ability to establish and maintain excellent floor care program for any kind of floor type including marble, wooden floors and Knowledge of floor care chemicals, operation of mechanical cleaning equipment.

JANITORIAL SUPPLIES LIST

PRODUCT NAME		· ·		
Floor Stripper		5 GAL PAIL		
Glass Cleaner - Concentrated Liquid		GAL		
Shine-up - Spray Wood Polish		CS		
Ajax - Powder All-purpose Cleaner		CS	<u> </u>	
Neutral Cleaner		GAL		
All-purpose Cleaner		GAL		
Lime-a-way – Water Stain Cleaner		GAL		
Ceramic Tile Cleaner		GAL	 	
Disinfectant- restroom Cleaner		GAL	 	 -
Deodorizer – Lemon Sent		GAL	 	
Graffiti Remover		CS	 	
Metal Sheen – Stainless Steel Cleaner		GAL	 	
Bite Boy – Metal Cleaner		QT	 	
Liquid Bleach - Strength Cleaner			 	
Gum Remover- Aerosol		GAL	ļ	
Bowl Cleaner		CAN_		
		QT		
Heavy Duty Degreaser		GAL	ļ <u> </u>	
#96 Scouring Pads		CS		
Water Mop Head 32 OZ – Blue or Green		CS		
Water Mop Head 24 OZ - Blue or Green		CS		
Blue Dust Mop Head with Frame – 24"		EA	Í	. · · · ·
Blue Dust Mop Head with Frame - 36 "		EA		
BLUE/ Shop Towel - 16x26" 25 LBS		CS		
White stitch wipers 25 LBS		CS		
Plastic Scraper		EA		
Pumice Stone		CS		
#74 Scrubbing Sponges		CS		
Disposable Latex Glove - Medium		CS		
Floor Wax		5 Gal Pail		
Spin Out-Bonnet Cleaner		CS		
301 Hi-Foam Shampoo		CS		
3M Extraction Cleaner		CS		
De-Former		CS		
Carpet Spotter		CS		
Carpet Spotting Kit		EA		
Carpet Pre-Treatment		CS		
Floor Pad 18 Black- Hi Pro		CS		
Black		CS		
Red		CS CS	ļ 	
White		CS		
Green				
Olegii - Olegii		CS		
 				
	·			1

EQUIPMENT LIST

EQUIPMENT NAME	MAKER	MODEL / CAPACITY	CATALOG#	QNTY	INSTOCK	
Pick Up Truck				1		
Automatic Carpet Scrubber	Advance			1		
Carpet Extractor	Minuteman	Ambassador		1		
Carpet Spotter	Minuteman	Gotcha		2		
Upright Vacuum –Duel Motor	Minuteman			5		
Back Pack Vacuum	Minuteman	BPV		1		
Wide Area Vacuum	Minuteman	MPV 31		1		
Side By Side Floor Machine		20" / 175 RPM		1		
Electric Floor Buffer		1500 RPM		1		
Wet Vacuum		20 Gal		2		,
Carpet Sweeper				15	1	
Mobile Trash Brute		44 Gal		5		
Water Bucket		35 Qt		12		
Janitor Cart				4		
						Ü
]				1	
		<u> </u>	<u> </u>			
					<u> </u>	

EXPERIENCE

GBM is very aware of the significance of the proper implementation of the work specifications and necessity of a proper transition to ensure that all facets of the operation will be successfully accomplished in a timely manner.

Since its inception in 1980, GBM has been providing commercial facility services through out the United States. The experience garnered during this period enables us to thoroughly understand the requirements, expectations and unique problems encountered while servicing commercial properties.

GBM is proficient in concrete, marble and terrazzo hard floor cleaning and sealing, carpet and upholstery cleaning, parquet floor care, static free tile and computer raised floor care, linoleum care and vinyl/asbestos tile maintenance.

VALUE ADDED MISCELLNIOUS SERVICES

Grace Building Maintenance, is a California minority business enterprise (MBE) established in 1980. Since its inception, GBM has grown to become one of the premier janitorial service providers in the United States. Currently employing over 200+ service workers covering an average of a multi million square feet per day. GBM has the management experience, availability of supervisory personnel, financial capability and resources to accomplish all of the requirements of commercial properties.

GBM has been providing Fortune 100+ clients with the following commercial facility services:

- * Complete Janitorial Services
- * Window Washing Service
- * Carpet and Stone Care
- * Landscaping Services
- * Controlled Environment Cleaning
- * Security Guard Services

- * Pest Control Services
- * Fleet Washing Services
- * Parking Lot Sweeping & Scrubbing
- * Ramp and Runway Scrubbing Services
- * Construction Clean Up Services
- * Parking Services

GBM understands the issues that facility managers face daily. Based on our knowledge and experience in dealing with janitorial contractors and cleaning personnel, GBM has developed a number of value-added services to supplement our facility service solutions.

We believe in providing services that exceed our customer's expectations and we will work with them closely to achieve our goals. GBM stands behind our services with a 100 % service guarantee.

EXPERIENCE AND CAPABILITY

Grace Building Maintenance is a Professional janitorial service company business based in Los Angeles. We have provided building services and floor care services nationwide business community for the past two decades, and look forward to providing continual services for many years to come.

The company is divided into two commercial service divisions: 1) retail properties providing specific floor care services and 2) all other commercial properties serving government facilities, office buildings, private schools, airport terminals and medical centers as well as industrial properties.

GBM bonds and insures more than 200 employees and performs custodial services for many commercial properties as well as retail stores for the last 20 years. The crew and supervisors take pride in using only QUALITY products, PROFESSIONAL skills and STATE-OF-THE-ART equipment and our training program and quality control program assures their performance.

We believe the primary element in the successful performance of contract janitorial service is management and supervision. Exemplary management ensures top service. The General Manager is headquartered at the corporate office. The General Manager directs the Regional Managers. The Regional Managers are in charge of specific geographic regions and direct and supervise the Operation Managers.

The Operation Manager's primary purpose is to increase the operation effectiveness of all the workers under his supervision. The Operation Managers train and assists personnel. They call on customers and assist them with any situations they may have. They are fully responsible for maintaining the quality of our services. The Supervisor or crew Foreman handles front line, on the job supervision.

With over a century of collective managerial and operational skills, Grace Building Maintenance has continued to grow both in size and reputation. We pride ourselves in being able to meet the highest expectation of our many satisfied clients.

FINANCIAL CAPABILTY

GBM has the financial capability to perform this service contract with no interruption or disruption to the service operations. We are obligated to pay our employees and the related payroll taxes and insurance, as well as provide equipment and supplies. It is our experience that these expenses are born at contract commencement for forty five to sixty days before initial payment will be received from the client. We anticipate this and are financially capable of managing these expenses. Currently, GBM has a revolving credit line in excess of \$ 500,000.00 with Wells Fargo Bank, GMBM has maintained a business account in satisfactory standing for the past 15 years. GBM has never been declared bankruptcy and are not involved in any litigation, liens or claims at this time.

IMPLEMENTATION PALN

Grace Building Maintenance's management is goal oriented, which places primary emphasis on solution-seeking behavior and on-the-job results. Accordingly, the first step in developing a specific management approach for a newly proposed business is to create a clearly defined set of performance standards for the job and proceed to develop a basic operation plan customized around those standards. Performance goals which must be achieved — on schedule with Quality Assurance in mind —for the provision of custodial and related services at your facilities are:

- 1. Safe, clean, sanitary premises; maintain all facilities at a peak level of "just opened" appearance at all times.
- 2. Cooperative interface with property manager assigned to this project.
- 3. Preventive, as well as corrective actions.
- 4. Flexibility and adaptability.
- 5. Provision of custodial services with respect for the important and complex work being performed.

With that in mind, we propose a comprehensive and continuing program encompassing the provision of personnel, supervision, and related requirements and services necessary to provide full and complete custodial services as described in the work specifications.

TECHNICAL RESPONSE REQUIREMENTS

GBM proposes to use methods and procedures that have proven successful on large custodial service contracts that we have managed. Our techniques have evolved and been refined over the years. Here we address the ability of our firm to ensure that all personnel assigned to provide services under the proposed contract meet or exceed standard for quality and appearance in the performance of their tasks. In order to do so, we have isolated the important steps that we take to accomplish this. First of all, we must know the contract requirements. One of the first tasks, upon notification of contract award to our company, is management indoctrination of the requirements of the contract. Key company personnel will be assigned to this project in support of the local, onsite, management and supervisory staff. These persons will be responsible to oversee and to manage this project. Therefore, at all levels of responsibility, detailed knowledge and understanding of the contract requirements must be established. At the company level, the Operations Manager, the Quality Control Manager, and the President are required to know and understand the contract requirements. The following attachments are our company concept for providing supervision and quality control to include special methods for monitoring performance and communication.

- 1. Start Up and Ongoing Management Plan.
- 2. Staffing Plan & Work Schedule.
- 3. General Work Statements and Floor, Carpet, Restroom Care Programs.
- 4. Network Management and Customer Service.
- 5. Quality Control, Daily Check List and Follow Up Procedure.
- 6. Training and Security Method.

START UP AND ONGOING MANAGEMENT PLAN

I. SCOPE OF WORK

A. TWO WEEKS PRIOR TO COMMENCEMENT

Review Equipment and Supplies

Introduce Contract Manager & On-site supervisor

Walk entire facility noting areas that need special attention and improvements

Review trash removal procedures including recycling program

Organize all Equipment and supply storage

Set delivery time for supplies and equipment

Formulate crew

Establish job assignment – Review all work requirements, density of building, physical layout, and time constraints. Structure a plan for cleaning the facility, coordinate the workers into the assignments in an effective manner

B. ONE WEEK PRIOR TO COMMENCEMENT, MEETING WITH PROPERTY MANAGER

Introduce GBM staff

Receive floor plans

Review keying/security procedure

Reviewing janitorial log book implementation

Set up daily, periodic work schedules and inspection schedules.

Deliver and confirm emergency phone, pager numbers and customer service guidelines.

C. COMMENCEMENT DATE

- 1. Janitorial management staff assembles at building
- 2. Preparation for arrival of crew and commencement of cleaning

II. SUPERVISORY PLAN

A. CONTRACT MANAGER

Liaison with facility management and tenants

Provide Quality Control program

Review schedules with facility management

B. ON-SITE SUPERVISOR

- 1. Administer overall supervision to building janitorial staff
- 2. Review with crew daily, request, complaints and scheduling
- 3. Responsible for maintaining security and proper cleaning standards
- 4. Ensures periodic work is accomplished per schedule

MANAGEMENT AND SUPERVISION

The primary element in the successful performance of contract janitorial service is management and supervision, top management of the janitorial service operation. Directly under the General Manager, who is headquartered at our main office, directs a number of Regional Managers. The Regional Managers are in charge of specific geographic areas and directs/ supervises a number of Operation Managers.

The Operation Manager's primary purpose is to increase the operation effectiveness of all the people under his supervision. He trains and assist his personnel, calls on our customers and assist them with any problems they may have. He is fully responsible for maintaining the quality of our services.

Front line supervision is handled by the Supervisor or crew Foreman who works from six o'clock in the evening to three o'clock in the morning. With over a century of collective managerial, operational and janitorial skills, GBM has continued to grow both size and reputation we pride ourselves in being able to meet the highest expectation of our many satisfied clients.

MANAGEMENT

GBM shall conduct inspections to insure that work is being accomplished in accordance with our standard and to the satisfaction of the customer. A representative will conduct periodic daytime inspection with key management personnel to assure work performance is being met.

SUPERVISION

GBM will provide qualified supervision to assume responsibility for personnel while performing the services as outlined in the cleaning schedule. Supervisors assigned to the account will thoroughly briefed on all specifications and requirements.

JOB ASSIGNMENTS AND WORK LOADING

A three person team utilizes their experience in organizing the work program for your facility: Contract Manager, Quality Control, and On-site Supervisor whose direct responsibilities of the facility will be:

- Work specifications, density of building, physical layout, and time constraints.
 This team structures a plan for cleaning the facility, then fits people into the plan by making the most effective assignments possible.
- Each assigned custodian is then trained to perform their assignment (Training Program) The objective is thoroughness and efficiency, so that custodian is trained in a system and is taught to use methods developed and proven by BSCAI (Building Services Contractors Association international). The custodian is made familiar with in total work specifications as well as the individual requirements of his/her assignment.

PERIODIC WORK

Periodic work is written into a schedule, and copies of the schedule are retained by the Contract Manager and On-site Supervisor. Each time on schedule is written as a work order and assigned to appropriate personnel. When the work item has been completed, a Follow-up Inspection is made by Contract Manager. If result is satisfactory, the item is checked off the schedule and the work order is file

CUSTODIAL SERVICES KEY PERSONNEL PROFILE

JUAN GALVEZ - DAY SHIFT SENIOR SUPERVISOR

Juan has over 20 years experience in the janitorial service industry. Juan came to our company in 1991 from Property management company in south bay area and has the ability to manage, organize and train cleaning staffs in buildings up to 1 million sq. ft. and proved invaluable. Juan is responsible for operation and quality control in South Bay area and part of Los Angeles county.

MARCO HERNANDEZ: NIGHT SHIFT SUPERVISOR

Marco has over 10 years experience as a custodian with us throughout the L. A. County. Having over fifteen years experience in the custodial capacity and ability to instruct fellow custodians in the performance of manual tasks requiring moderate strength and the body mechanics related to the tasks.

His career began as a custodian at the L. A. international airport maintenance department in the 70's.

He has brought a reputation and experience to our company that is unsurpassed.

MARIO MORALES - FLOOR CARE SPECIALIST

Mario has over 20 years of hands on experiences of floor & carpet care operations with our company.

His career began as a Foreman at the Sears Department Store and has attended special courses and/or

seminars relating to hard floor care. Pedro has ability to establish and maintain excellent floor care program for any kind of floor type including marble, wooden floors and Knowledge of floor care chemicals, operation of mechanical cleaning equipment.

GRACE BUILDING MAINTENANCE CO., INC.

3580 WILSHIRE BLVD. SUITE 1420 LOS ANGELES, CA 90010 (213)386-2003 FAX: 386-2119

December 5,2003

Dear Evaluation committee members,

I have been involved in the commercial building cleaning and maintenance industry in Los Angeles since 1980, My initial experience was a supervisor of personnel with responsibility Of overseeing job performance by cleaning personnel and bringing about full satisfaction to owners and manager of buildings. By 1990 I was overseeing operations, which were generating in excess of 10 million dollars of revenues each year.

From 1990 to 1996, I was associated with World Services Corporation, handling not only my own accounts through them but also originating and managing new accounts. In connection with my account, I have full hands on responsibility for the maintaining of same and the providing of proper services in all areas of building maintenance, cleaning and security protection.

In 2000, I organized and commenced operation of Grace Building Maintenance. The Company have both greatly expanded their range of services and increased the number of account to almost double those with which we started. In addition to basic service, which I oversee, we provide consulting services to Real Estate owners and managers to assist them in both the method of construction and alteration of their buildings so that the best of maintenance and security services can be provided to them.

I devote full time to the operations of the business an am available to our clients seven days a week, twenty-four hours a day to provide the best service possible in the industry.

As a candidate of the Service Contract Manger for County Health Services Housekeeping project and the Bid Writer, if you have any question on this proposal or need further information on our company, please contact me at (213) 386-2003, 820-9083.

Bruce M. Hwang

PERSONNEL PROGRAM

GBM has always been highly selective in the hiring of our employees. From the recruitment of a General Manager to the hiring of a member of the custodial staff, nothing is left to chance.

HIRING NEW EMPLOYEES

From the time an applicant fills out an employment application, he or she is covered by a formalized personnel program administered by an experienced staff. Each applicant is subject to an extensive three-point background check prior to permanent employment.

HIRING CRITERIA

POSITION	QUALIFICATION	COMMUNICATION SKILLS - ENGLISH
SUPERVISOR	5 YEARS	SPEAK / READ / WRITE
LEAD PERSON	3 YEARS	SPEAK / READ / WRITE
CUSTODIAN - EXPERIENCED	1 YEARS	UNDERSTAND ORAL & WRITTEN INSTRUCTIONS
CUSTODIAN - NON EXPERIENCED	SUBJECT TO TAKE	UNDERSTAND ORAL & WRITTEN INSTRUCTIONS
	TRAINING PROGRAM	<u> </u>

EMPLOYEE ORIENTATION

- 1. To give the new employee a sense of belonging.
- 2. Provide necessary job related information.
- 3. Introduce the worker to his job.
- 4. Assess his initial performance.

Periodic follow-up interview, coupled with quarterly performance ratings, afford GBM the opportunity to appraise and scrutinize each employee's job performance, work attitude and reliability. Our company's Personnel Program has resulted in low employee turnover and an extremely low accident rate and the reassuring knowledge that every GBM employees are honest, well-trained and reliable professional.

APPEARANCE

GBM personnel will work in neat and clean uniforms. Company will furnish employees with a sleeve shirt, or some other type of upper body wear, bearing the company's identification. Appropriate uniforms will be worn at all times, including personnel who are being trained.

COMMUNICATION SKILLS

GBM will ensure that all member of custodial crew, on-site, will be able to Communicate in English both verbally and in writing. All custodial personnel will be capable of completing, in English, legible written forms and will be capable of understanding oral and/or written instructions in English.

SECURITY PRECAUTIONS

Custodial personnel will not allow anyone on the premises unless they are specially assigned by the Contract Manager to do custodial services at the facility. This rule will be strictly enforced.

EMPLOYEE THEFT/FRAUD PREVENTION PROGRAM

We have implemented a routine background check through a contracted agency on every employee which consists of criminal and past employment history. GBM also keeps a signed non-disclosure statement protecting clients of any exposure to trade marks. In compliance with enforcement, we have a fidelity bond along with an employee dishonest policy.

SUPERV	ISUK S KEPUK				
REPORTED E	3Y:	<u>D</u>	ATE:		
TIME IN:	TIME IN:				
CONFIRM MEMO	OS: #	#	#	#	
UNCONFIRM ME		#	# #	 	
AREA INSP	ECTED				
•		6			
•		7			
·•		9.			
j		10			
	* (SEE ATTACH	IED INSPECTION F			
	(SEE ATTACE	ED INSPECTION F	REPORTS)		
EQUIPMENT	BREAKDOWN				
BUILDING	EQUIPMENT		NATURE OF PROBLEM		
					.3
					11.4
DAMAGE & AC	CIDENT REPORT				
BUILDING :		·			
TIME	WHERE/ HOW IT	OCCURRED	ACTION FOLL	OWED	
			<u> </u>		
SPECIAL JO	OB COMPLETED				
BUILDING	DESCRIPTION O	F JOB	MATERIAL USI	≣D	
					

INCIDENT REPORT

CLIENT: LOCATION: DATE OF INCIDENT:	
Description of Incident: (Explain	n in detail, Consult instruction sheet for check list)
······································	
Action Taken : (Who investigated	d ? Who was notified ? Was situation corrected ?)
	ons: (Should further action be taken? Can future incidents of this nature be prevented? How?)
Reporting Person's Signature	
Supervisor's Signature	Date

CUSTODIAL SERVICE INSPECTION REPORT

ITEM#	NATURE OF PROB	BLEM	PR	IORITY#
*				
			<u> </u>	<u>.</u>
* Walk through inspection repo	ort attached.			
	· · · · · · · · · · · · · · · · · · ·			n11
	COMMEN	TS		
·				1
· · · · · · · · · · · · · · · · · · ·				
			· · · · · · · · · · · · · · · · · · ·	
INSPECTION DATE	NAME		INITI	AL
COMMENTS BY FACILITY M	ANAGER (WHEN PRESI	ENT)		
ACTION TAKEN				
WORK ORDER NUMBER	PRIORITY#	ASSIGNED SUPER	VISOR	INITIAL
RESULT	<u> </u>			
WORK ORDER NUMBER	DATE COMPLETED	COMPLETED BY	CONFIR	MATION
			1	

WORK ORDER

() PRIORITY 1 : COMPLET () PRIORITY 2 : COMPLET () PRIORITY 3 : COMPLET	TE WITHIN 5 DAYS	NUMBERORDER DATEORDER TYPE : INSPECTION () COMPLAINT () TAKEN BY
2. COMPLETE AND RETURN WO 3. INSPECTION REPORT / DISCR	RK ORDER WITHIN PROF	
REQUIRED SERVICE / DES	CRIPTION OF WORK	
	· · · · · · · · · · · · · · · · · · ·	
DATE COMPLETED:		TIME COMPLETED:
COMPLETED BY :	· · · · · · · · · · · · · · · · · · ·	
CONFIRMATION	· · · · · · · · · · · · · · · · · · ·	
WORK ORDER	ACCEPTABLE	QUALITY LEVEL DEFICIENT
RESCHEDULED DATE		

GENERAL WORK QUALITY STANDARDS

1. General

GBM shall accomplish the specific janitorial tasks for all areas listed in work specifications, minimum requirements, in accordance with the specific tasks and frequencies, as described below. GBM shall designate a person to coordinate with the facility manager regarding all aspects of these tasks. GBM shall provide all management, planning, supervision, administration, equipment, supplies and personnel necessary to ensure the tasks outlined below are performed in a manner that will maintain a satisfactory facility condition and present a clean, neat and professional appearance. GBM shall have both a female and male attendant present during business hours to improve service and refill dispensable supplies, clean lunch rooms after each lunch breaks.

2. Restrooms

Upon completion of cleaning restrooms, trash shall have been removed; all surfaces of restrooms shall be disinfected and there shall be no streaks, stains, urine, excess stagnant liquids, unpleasant odors, marks, detergent residue, dirt accumulations, mold, fungus, minerals deposits, gum, or soiling on any surface, including but not limited to: toilets, urinals, partitions, sinks, mirrors, windows and walls.

3. Floors and Thresholds

Floor surfaces and baseboards shall be maintained clean and free of marks, dirt, gum, and other foreign matter. All resilient and hard floor areas shall be sprayed-buffed and/or stripped, sealed and refinished and have a uniform high luster without unsightly finish buildup on floor, baseboard or walls. Hard floor surfaces and grout shall be kept free of dirt build-up and shall be machine scrubbed and disinfected, when applicable, to maintain cleanliness. Stone (Marble) floors must be maintained to industry and manufacturer standards.

Carpets

General Cleaning. After being vacuumed, the carpet shall be free of visible litter, soil, dust, and unpleasant odors. After shampooing or dry-cleaning carpet, the carpet shall be uniform in appearance and free of streaks, stains, sports, gum, discoloration and chemical or detergent residue. All cleaning solutions shall be removed from baseboards, furniture, trash receptacles, chairs and similar items. The carpet shall be dry and ready for use by start of tour hours.

<u>Spot Cleaning.</u> All spillage, gum, dirt accumulation or crusted material shall be removed along with spots and stains. There shall be no evidence of fuzzing caused by harsh rubbing or brushing. Cleaned spots shall blend with adjacent areas of carpet.

Stairways

Surfaces (horizontal and vertical) shall be swept, mopped or scrubbed and shall be free of dirt, grease, grime, cobwebs, debris and other foreign substances and shall present an overall appearance of cleanliness.

6. Aluminum, Brass/Bronze and Stainless Steel

Surfaces shall be free of dirt, dust, grime, gum, debris, and other foreign substances and shall have a polished lustrous appearance without any dry brass polish residue visible.

7. Mopping

- 7.1 <u>Dust Mop.</u> After dust mopping, floor surfaces shall be mopped. Chairs, trash receptacles, and easily moved items shall be moved to mop underneath. After being mopped, the floor shall have a uniform appearance, with no streaks, swirl marks, detergent residue or any evidence of soil, stains, film, debris on furniture, walls, baseboards or mop strands remaining in the area.
- 7.2 All accessible areas shall be mopped. Chairs, trash receptacles, and easily moved items shall be moved to mop underneath. After being mopped, the floor shall have uniform appearance, with no streaks, swirl marks, detergent residue or any evidence of soil, stains, film, debris on furniture, walls, baseboards or mop strands remaining in the area.

8. Dustings

- 8.1 <u>Surface level.</u> There shall be no obvious signs of dust on any surface on all levels up to and including 6 feet in height. All horizontal, vertical and under surface areas shall be free of dust, smudges or spots. When dusting horizontal surfaces, particularly desktops, items may be moved to dust under, but in no case shall papers be moved.
- 8.2 <u>High dusting</u>. Surfaces shall be free of obvious signs of dust and cobwebs.

Walls, Doors, Partitions, Dividers, etc.

After cleaning, wall surfaces shall be uniform in appearance and free of grime, gum, marks, streaks, dirt and dust. These shall have been removed without obvious discoloration to the wall finish. In restrooms, all signs of water stains, film or smudges shall be removed from all surfaces using a cleaner disinfectant deodorizer to insure sanitary conditions.

Wood

Wood surfaces shall be free of dirt, dust streaks, spots and film.

Fixtures and Bright Metal Surfaces

Fixtures shall be clean and bright, free of streaks, and dried. There shall be no obvious dust, gum, trash, dirt, stains or encrustation. Drinking fountains shall be disinfected and kept free of debris, and nozzles free from encrustation. Metal surfaces shall have a polished lustrous appearance. There shall be no polish residue on walls of floors around fixtures.

Servicing and Policing

Throughout the day the entire facility shall be maintained free of discarded materials, gum and trash and present and overall appearance of cleanliness. US Metro shall keep the restrooms supplied at a rate that will ensure continual availability of all items until the next scheduled service.

Dispensers

All supply dispensers shall be stocked and maintained to meet the needs of client. All dispensers and vanity shelves shall be clean and dry.

Glass, Mirrors, Windows and Ledges

All glass, mirrors, windows and ledges shall be clean and free of dust, smudges, soil substances or spots. Window blinds, tapes, cords and valances shall be free of dust. If any water has been spilled on the floors during cleaning, the water shall be cleaned up.

Exhibits (including, but not limited to, pictures, boat, television sets, monitors)

All shall be clean and free of dust, smudges, soil substances or spots.

Elevators

All tracks and treads shall be free of dust, dirt and any other foreign matter. All bright metal surfaces shall be polished to a uniform appearance.

Trash Removal

All interior and exterior trash containers shall be emptied into designated dumpsters in such a way to prevent littering adjacent areas. Trash containers shall be returned to their initial location. Boxes, cans, and papers placed near trash receptacles and marked "TRASH" shall be removed. Empty boxes shall be broken down before disposing in trash dumpsters. Upon completion of trash removal, all trash containers and the areas adjacent to trash containers shall be left clean, free of foreign substances and odors; and a clean, new trashcan liner shall be placed in the container. Except for office areas, all trash containers shall be double-lined.

Exterior Areas (sidewalk, patio)

Police, sweep and wash exterior areas as necessary to maintain a clean litter-free and liquid-free environment. There shall be no discarded materials present. Sidewalks and patio shall be clean and free of debris and soda stains.

Light Fixture Covers

The light fixture covers shall be washed and free of cobwebs, insects, dirt, dust, and foreign objects.

Entrance Mats

After vacuuming carpet-type entrance mats, the mats shall be free of soil and grit the carpet pile restored to resilience. After cleaning rubber or polyester-type entrance mats, the mats shall be free of soil and grit. May sweep, vacuum or hose down outside rubber- or polyester-type entrance mats to remove soil.

Gum

Gum shall be removed immediately upon detection from any and all areas and surfaces, leaving no gum mark or residue. All gum removal shall be performed in a manner that will prevent harm to any surface by scratching or staining.

Machine Scrub

After machine scrubbing, the floor surface shall have a uniform appearance and shall be free of streaks, detergent residue, grease, oils, hydraulic fluids, tar balls, gum, dirt and standing water. Hard-to-reach areas shall be scrubbed with hand brush to achieve a uniform appearance. After machine scrubbing, shall remove all splash marks or mop streaks on furniture, walls and baseboards.

Strip and Seal Floors

After the stripping and sealing has been completed, the floor and coving surfaces shall be free of bubbles and uniform in appearance, and all adjacent wall surfaces and fixture items shall be free of stripping and sealing solutions.

Sweeping

After sweeping, all floor surfaces, including corners and abutments, shall be free of litter, dust and foreign debris. Chairs, trash receptacles and easily moved items shall be tilted or moved to sweep underneath. The moved items shall be replaced in their original locations.

Graffiti Removal

Graffiti shall be removed immediately upon detection from any and all areas and surfaces. All graffiti removal shall be performed in a manner that will prevent harm to any surface by scratching or staining.

NETWORK MANAGEMENT

CUSTOMER SERVICE: For your convenience, we established a separate private phone number direct to our customer service department. If you need to know any information, need to schedule special service, or have any problems, we encourage use this toll free number.

213-386-2003

e-mail: Jeongd@sbcglobal.net

WORK UNATTENDED : Any work left undone shall respond within 30 minutes to clean up after the notification of failure to perform.

EMERGENCIES: After business hour and on weekends a professional answering service will answer your calls and contact the right personnel. This number is always staffed. In the event of an emergency at your location (Floods, Fires, Property Damage, etc.) requiring clean up or other tasks, GBM has the personnel available 24 hours a day, seven days a week, at your direction for a specified rates.

WE ARE COMMITTED TO PROVIDING YOU WITH A HELPFUL AND GOOD CUSTOMER SERVICE DEPARTMENT.

COMMUNICATIONS

One of the common and frequent complaints in our industry is lack of communication. GBM has studied this issue and developed several Methods of communication.

- 1. Update personnel list monthly and provide phone list for key personnel and office contacts.
- 2. Our operation department personnel and supervisors are bilingual for your convenience.
- 3. We maintain a log book at your designated area, in which be initialed and the book will be checked everyday for any special instruction or requests.
- 4. In order to find out how service is being performed, our customer service representative will make monthly visit to your location.
- 5. Customer service phone line is open 24 hours 7 days.
- 6. Personnel carry pagers and are equipped with cellular phones.
- 7. Monthly written Quality Control Reports and physical inspection are maintain your account.

Please exam enclosed sample of our company's Resolution Procedure, Daily Service Log Book, Quality Control Report, Follow-up Procedure as well as Supervisor's Report. **

CUSTODIAL SERVICE DAILY LOG

DATE	REQUEST TO CLEANING CREW	INITIAL
		1
	·	· · · · · · · · · · · · · · · · · · ·
		-
		
		<u> </u>
-		-
		ļ
		-
	<u> </u>	
		-
DATE	REQUEST TO THE MANAGEMENT	INITIAL

TO: PROPERTY MANAGER

MAINTENANCE DEFICIENCY REPORT

REPORT DATE:	BY :	
BLDG. / LOCATION	NATURE OF PROBLEM	
	· ·	
	·	
		,
!		

Items listed above are what we noticed during our daily routine service, please contact us if you have any questions or in need of more information.

EMERGENCY SERVICE

In the event an emergency at your location should occur (Flood, Fire, Property Damage, etc.) requiring clean-up or other tasks, GBM has personnel available 24-Hours a day, 7 days a week, at your direction, for a specified rate per man-hour. After Business hour and on weekends, you can call and contact right personnel at following numbers.

	Telephone Number	
24 hours Switch Board	213-386-2003	Response with in 10 Minutes
Client Services	213-820-9082	Response with in 10 Minutes
Contract Manager	213-820-9083	Response with in 10 Minutes

RESPONSE TIME

Response time for work requirements is dependent upon work priority and shall be in accordance with following standards.

URGENT WORK

Normal Business Hours: GBM available personnel to take action at the urgent, emergency

work site with in One (1) Hour following notification by Clients.

After Business Hours: With in Two (2) hour.

EMERGENCY WORK

TYPE Of EMERGENCY	REPONSE TIME	AVAILABLE EQUIPMENT	AVAILABLE CREW SIZE
FOOD, WATER DAMAGE	1 Hour	Truck mount extractor Carpet Extractor Wet Vacuum Air Blower, Pile Lifter	10
FIRE, PROPERTY DAMAGE	1 Hour	Water Damage Equipment & all other required equipment	10
EVENT CLEAN UP	2 Hours	Back pack type hose vacuum. Floor sweeper Floor scrubber / Burnisher Tilt Truck, Parking lot blower & all other required equipment	25

RATE FOR EMERGENCY / ADDITIONAL SERVICES

TYPE OF SERVICE	SERVICE RATE BY REGION					
	Western	Mid Western	Eastern	South Eastern		
Water Damage	\$ 60.00 / HR	\$ 50.00 / HR	\$ 60.00 / HR	\$ 50.00 / HR		
Fire, Property Damage	\$ 60.00 / HR	\$ 50.00 / HR	\$ 60.00 / HR	\$ 50.00 / HR		
Event clean up- Labor	\$ 12.50 / HR	\$ 11.75 / HR	\$ 14.20 / HR	\$ 11.75 / HR		
Window Wash- 15' Above	\$ 20.00 / HR	\$ 18.00 / HR	\$ 25.00 / HR	\$ 18.00 / HR		
Floor Care	\$ 25.00 / HR	\$ 23.00 / HR	\$ 28.00 / HR	\$ 23.00 / HR		
Additional Labor-Custodial	\$ 15.50 / HR	\$ 14.20 / HR	\$ 16.50 / HR	\$ 14.20 / HR		

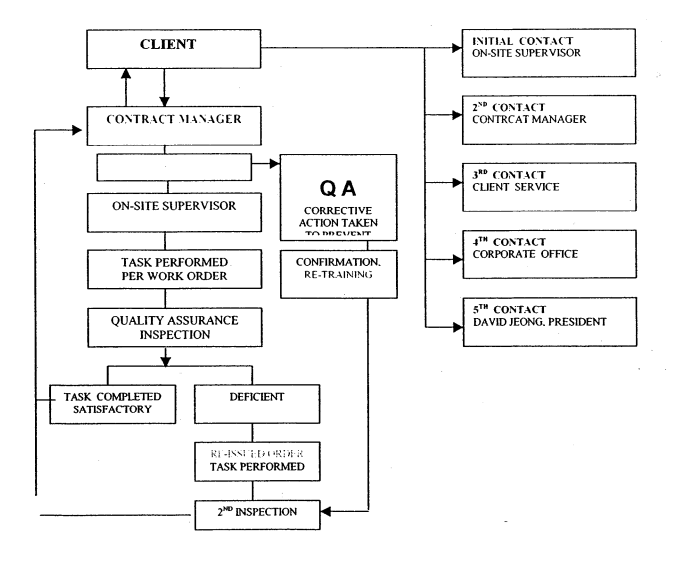
^{*} Service rates are included cleaning supplies and equipment.

RESOLUTION PROCEDURE

- 1. In the event of an emergency or should any problems arise, Facility Management can contact The appropriate chain of command contact list.
- 2. Janitorial service request/or complaint issues:
 - 1) The Facility Management will contact the Contract Manager.
 - The Contract Manager will issue a work order to the on-site supervisor.
 - 3) The task id performed per work order.
 - 4) The Quality Control Manager will conduct an inspection on the task performed.
 - 5) The Quality Manager will determine if the task performed was completed satisfactory/ or unacceptable.
 - 6) The Quality Control Manager will inform the Contract Manager of the completion of the task.
 - 7) The Contract Manager will follow-up with the Facility Management to assure service requests / or deficiencies were corrected and Quality Assurance in being performed.

CORRECTIVE ACTION PROCESURE

- 3. In the result of an unacceptable inspection by the Quality Control Manager.
 - 1) The Contract Manager will re-issue the work order to the on-site Supervisor.
 - 2) The Quality Control Manager will conduct a 2nd inspection.
 - 3) The Quality Control Manager will implement disciplinary action to prevent any further issues.
 - 4) The Contract Manager will confirm disciplinary action was taken.
 - 5) Janitorial crew's are re-trained on the unacceptable performance.
 - 6) The Quality Control Manager will inform the Contract Manager of the completion of the task.
 - 7) The Contract Manager will follow-up with Facility Management to assure service requests / or deficiencies were corrected and Quality Assurance is being performed.



QUALITY CONTROL PROGRAM

GBM will establish a complete Quality Control program to assure the specified requirements of the contract provided. The program shall include, but not be limited to the following:

- 1. An inspection system concerning all the services stated in the cleaning requirements.
 - Check list used in inspecting contract performances during regularly scheduled or unscheduled inspections.
- 2. The check list shall include every area of the operation serviced by US Metro as well as every task required to be performed.
- 3. The system for identifying and correcting deficiencies in the quality of services before the level of performance becomes unacceptable.

PROPER FLOOR CARE

Regardless of the floor type or types of flooring you have in your building, if they are to have a pleasing appearance and provide the years of service you have the right to expect, there are several important factors that simply cannot be overlooked.

- * Neglect can make maintenance and replacement very expensive.
- * Wrong methods of maintenance can ruin floors within a month or few months.

With this in mind, GBM developed a special floor care program that will deliver a brilliant level of shine on a consistent basis as well as carpet cleaning system. Our experienced floor crew is equipped with both the products and service you'll need to make your floor appearance more effective, productive and cost effective.

QUALITY CONTROL. INSPECTION PROCEDURE

SUPERVISOR

GBM will provide thoroughly trained On-Site Working Supervisor. Supervisor will be physically located during normal work shift, Monday through Friday so that such is readily available to deal with the day-to-day operation of the contract. Supervisor shall be knowledgeable in all aspects of the contract service operation and will monitor each individual custodian's performance.

WEEKLY, MONTHLY INSPECTIONS

Supervisor will walk through each restroom with check list and will conduct the weekly inspection and fill out the form at the end of the week (Friday). Also Supervisor will conduct weekly joint inspection tour with facility Manager. Quality Control Manager and Supervisor will walk through each restroom with check list and will conduct Monthly inspection and fill out the form at the end of the month (Last Friday of the Month).

UNSCHEDULED INSPECTION

Quality Control Manager will conduct unscheduled inspection during normal working hour at least twice a month and make a report to the Contract Manager. The purpose of unscheduled inspections are to make sure all the tasks and services are being performed to acceptable condition and to identify deficiencies in the quality of service performed before the level of service becomes unacceptable.

Where a deficiency has been observed, Quality Control will notify the Contract Manager for resolution.

FOLLOW-UP INSPECTIONS

Quality Control Manager will conduct Follow-up inspections of all work found to be deficient on the Monthly initial inspection. Quality Control will notify to the Contract Manager on any item found to be defective on this second inspection. Deficiencies found on this second inspection will be corrected immediately.

WORK SUMMARY REPORT

A Monthly Summary report will be turned in to the Property Manager on the first work day of the month indicating all completed or in-progress work and any corrective action taken.

QUALITY CONTROL INSPECTION (SAMPLE)

FLOOR:	AREA :	
INSPECTOR:	DATE :	TIME:

CATEGORY	QUALITY LEVEL			RATING	REMARK
	Excellent Good Poor				
OFFICE & WORK AREA					
High Dusting	5	4	. 3		
Floors (Carpets)	6	5	4		
Furniture	5	4	3	- T	
Light Fixtures	4	3	2		
Partition Glass	5	4	3		
Air Vents	5	4	3		
Walls	5	4 .	3		
Wastebaskets	5	4	3		
CATEGORY TOTAL		1			
LOBBIES & CORRIDORS					
Doors & Glass	2	1	0		
Drinking Fountains	2	1	Ō		
Entrance	2	1	0		
Furniture	2	1	0		
Floors (Carpets)	3	2	1		
Lights Fixtures	2	2	0		
Urns & Receptacles	3	2	1		
Air Vents	2	1	0		
Walls	2	1 1	0		
CATEGORY TOTAL					
RESTROOMS					1 - Au
Dispensers & Containers	3	2	1		
Fixtures	3	2	1		
Floors	3	2	1		
Lights Fixtures	2	2	0		
Mirrors	3	2	1		
Air Vents	3	2	1		
Walls & Partitions	3	2	1		
CATEGORY TOTAL			-		
OUTSIDE					
Entrance	2	1	0		†
Doors	3	2	1		
Lunch Area	3	2	1		
Mats	2	1	0		
CATEGORY TOTAL		1	- 		
LUNCH ROOMS		1			
Appliances	2	1	0		
Tables & Chairs	2	1	Ō		
Floors	3	2	1		
Air Vents	1	1	0		
Walls & Doors	2	1	0		
CATEGORY TOTAL		1	- 		

TOTAL	SCORES	 ALL CATEGORIES	

ROUTINE SERVICE DAILY CHECKLIST (SAMPLE) Routine Cleaning duties are listed to assure consistency and completion of all tasks, everyday. Please see your supervisor if you have any questions.

OUTSIDE BREAK AREA Entry way Sweep, Trash Table Clean, Polish Doors Frame, Glass Chair Clean, Position Trash Debris, Cigarettes urns Sink Clean, Polish Counters Clean, Polish Appliances Inside, Outside LOBBY CORRIDORS Ledges Corners, Baseboards Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot	BUILDING:			LEVEL:		
Entry way Sweep, Trash Table Clean, Polish Doors Frame, Glass Chair Clean, Position Trash Debris, Cigarettes urns Sink Clean, Polish Counters Clean, Polish Appliances Inside, Outside LOBBY CORRIDORS Ledges Corners, Baseboards Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot		WORK DESCRIPTION	DONE		WORK DESCRIPTION	DONE
Entry way Sweep, Trash Table Clean, Polish Doors Frame, Glass Chair Clean, Position Trash Debris, Cigarettes urns Sink Clean, Polish Counters Clean, Polish Appliances Inside, Outside LOBBY CORRIDORS Ledges Corners, Baseboards Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot		OUTSIDE			BREAK AREA	
Doors Frame, Glass Chair Clean, Position Trash Debris, Cigarettes urns Sink Clean, Polish Counters Clean, Polish Appliances Inside, Outside LOBBY CORRIDORS Ledges Corners, Baseboards Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot	Entry way	Sweep Trash	 	Table		T
Trash Debris, Cigarettes urns Sink Clean, Polish Counters Clean, Polish Appliances Inside, Outside LOBBY CORRIDORS Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Walls Spot, High Dusting Doors Frame, Window, Handle Fixtures Light, Brass, Directory Floors Sink Clean, Polish Counters Clean, Polish Corners, Baseboards Appliances Inside, Outside Corners, Baseboards Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot						
Counters Clean, Polish Appliances Inside, Outside LOBBY CORRIDORS Ledges Corners, Baseboards Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot						
LOBBY CORRIDORS Ledges Corners, Baseboards Ledges Corners, Baseboards Windows Spot, Frame, Window Sills Stairways Steps, Landing, Hand Rails Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot				1.		
Ledges Corners, Baseboards Ledges Corners, Baseboards Stairways Steps, Landing, Hand Rails Walls Spot, Frame, Window Sills Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot						
WindowsSpot, Frame, Window SillsStairwaysSteps, Landing, Hand RailsWallsSpot, High DustingElevatorsWall, Track, FloosDoorsFrame, Window, HandleWallsSpot, High DustingFixturesLight, Brass, DirectoryFloorsVacuum, Mop, SpotFloorsVacuum, Mop, Spot		LOBBY				
Walls Spot, High Dusting Elevators Wall, Track, Floos Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot	Ledges	Corners, Baseboards		Ledges	Corners, Baseboards	
Doors Frame, Window, Handle Walls Spot, High Dusting Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot	Windows	Spot, Frame, Window Sills		Stairways	Steps, Landing, Hand Rails	
Fixtures Light, Brass, Directory Floors Vacuum, Mop, Spot Floors Vacuum, Mop, Spot	Walls			Elevators	Wall, Track, Floos	
Floors Vacuum, Mop, Spot	Doors			Walls	Spot, High Dusting	
				Floors	Vacuum, Mop, Spot	
	Floors					
LOCKER ROOM / SHOWER RESTROOMS		LOCKER ROOM / SHOWER			RESTROOMS	
Shower Floor, Wall, Drain, Stall Toilets Clean, Sanitize				Toilets	Clean, Sanitize	
Toilets Clean, Sanitize All Paper Fill up to full				All Paper	Fill up to full	
All Paper Fill up to full Soap Fill up to full		· · · · · · · · · · · · · · · · · · ·		Soap	Fill up to full	
Sinks Clean, Polish Sinks Clean, Polish				Sinks	Clean, Polish	
Stalls Clean, Remove Graffiti Stalls Clean, Remove Graffiti				Stalls	Clean, Remove Graffiti	
Mirrors Clean, Frame, Spot Mirrors Clean, Frame, Spot				Mirrors	Clean, Frame, Spot	
Trashcan Empty, Sanitize Trashcans Empty, Sanitize	· · · · · · · · · · · · · · · · · · ·			Trashcans	Empty, Sanitize	
Walls Clean, Dust, Spot Walls Clean, Dust, Spot	Walls	Clean, Dust, Spot		Walls	Clean, Dust, Spot	l

W	EEKLY CLEANING DUTIES		DAILY CLEANING DUTIES		
High Vents, Corners, Lights Dusting		Corners, Lights Trash Empty all Waste Baskets			
Baseboards	Wipe down	Walls	Spot Clean		
Detail Clean	Restroom Stalls	Carpets	Vacuum, Remove Spots		
Fixtures	Clean, Polish	Floors	Sweep, Damp Mop		

DATE:			
CLEANED BY :	· · · · · · · · · · · · · · · · · · ·		
NOTES			

QUSTODIAL SERVICE DAILY CHECK SHEET

LOCATION: DATE:

_OCATION:		DATE:		
BASIC CLEANING TASK	AREA, ROOM #	FREQUENCY	CREW	SUPERVISOR
SWEEP FLOORS		DAILY		
WATER MOP		DAILY		
VACUUM/SPOT CLEAN CARPET		DAILY		
BUFF FLOOR – ROOM		MONTHLY		
BUFF HALLWAY FLOOR		WEEKLY		
SPOT CLEAN CARPET		DAILY		
SPOT CLEAN WALLS		DAILY		
SHAMPOO CARPET		AS NEEDED		
SCRUB / WAX FLOOR		AS NEEDED		
REMOVE BUILD UPS: CORNER () BASEBOARD()				
CLEAN GLASS DOORS		DAILY		
PARTITION GLASS		DAILY		
CLEAN DOORS		WEEKLY		
CLEAN OFFICE DESK TOPS		AS REQUIRED		
CONFERENCE TABLE TOPS		DAILY		
DUST FURNITURE		WEEKLY		
LOCKING DOORS		DAILY		
HIGH DUSTING: COB WEB. () SHELVES ()		WEEKLY		
STAIRWAY STEPS () LANDING ()		DAILY		
DRINKING FOUNTAIN		DAILY	- 	
CLEAN APPLIANCE		WEEKLY		
FI CILL TOP FI COR				
REMOVE OUTSIDE TRASH	•	DAILY		
CLEAN ENTRY WAY		DAILY		
		DAILY		
CLEAN FLOOR MAT		DAILY		
SWEEP OUTSIDE WALKWAY		DAILY		
LUNCH / BREAK AREAS				
SWEEP		DAILY		
ATER MOP		DAILY		
CLEAN FLOOR MAT		DAILY		
BUFFING FLOORS		AS NEEDED	- 	
SCRUB / WAX FLOOR		AS NEEDED		
CLEAN SINKS, DISPENSER		DAILY		
CLEAN TABLES CHAIRS		DAILY		
CLEAN REFREIGERATOR		WEEKLY		
CLEAN MICRO OVEN		DAILY	 	
REMOVE & DISINFECT TRASH CANS		DAILY		
SPOT CLEAN WALLS	—	DAILY		
REFILL SOAP, TOWEL		DAILY		
HIGH DUSTING () COBWEB () SHELVES				
CLEAN DOORS		WEEKLY		
	<u> </u>	WEEKLY		
RESTROOM CLEANING				
FLOORS		DAILY		
SINKS		DAILY		
MIRRORS		DAILY		
INSIDE TOILET		DAILY		
OUTSIDE TOILET		DAILY		
INSIDE URINAL		DAILY		
OUTSIDE URINAL		DAILY		
CORNERS / LEDGES		DAILY		
CLEAN WALLS, PARTITIONS		DAILY		
REFILL PAPER GOODS		DAJLY	1	
REFILL HAND SOAP		DAILY		
DEODERIZE ROOM		DAILY		
WILLDOW SILLS	<u> </u>	WEEKLY		
HIGH DUST - VENTS, COBWEB		WEEKLY		
				
MACHINE SCRUB FLOORS		MONTHLY	ľ	1

RESTROOM INSPECTION FORM

LOCATION:	MEN'S () WOMEN'S ()		
INSPECTOR:	DATE :	TIME	:

CATEGORY	C	UALITY L	.EVEL	RATING	REMARK
	Excellent	Good	Poor		
RESTROOM					
1. Dispensers & Containers					
2. Toilet Seats & behind					
3. Urinals/ Inside & Out					
4. Floors, Corners					
5. Walls					
6. Wash Basins					
7. Partitions					.:
8. Plumbing fixtures					
9. Disinfectant					i i i i i i i i i i i i i i i i i i i
10. Doors / Push, Kick Plates					
11. Baseboards					\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
12. Floor Drains					
13. Air Vents					
14. Hand Dryer					

PERIODIC SERVICE CHECK LIST (SAMPLE)

LOCATION:		
MONTH OF:	, 2002	

WEEKLY TASK

ALL OFFICE/ COMMON AREA		W	EEKS	OF	
JOB DESCRIPTIONS	1 ST	2 ND	3 RD	4 TH	5 TH
LOW DUST TABLE LEGS, CHAIR RUNGS					
WASH ALL DOOR, PARTITION GLASSES					
DUST AIR VENTS, PARTITION TOPS, ECT.					1
CLEAN & SANITIZE ALL TRASH CANS INSIDE /OUT					1
DUST & CLEAN ALL BASE BOARDS		1			
CLEAN ALL APPLIANCE INSIDE &OUTSIDE					1
HOSE VACUUM CORNERS & SPOT CLEAN (DRY SHAMPOO)					
BURNISH ALL TILE FLOORS					

REST ROOMS

JOB DESCRIPTIONS	1 ST	2 ND	3 RD	4 TH	5 [™]
OUST AIR VENTS, TOP OF STALLS					
DISINFECT FIXTURE, WALLS, PARTITIONS, DOORS, ETC.		1			
CLEAN & SANITIZE ALL TRASH CANS INSIDE /OUT					1
CLEAN & REFILL FLOOR DRAINS					
MACHINE SCRUB FLOORS					

MONTHLY TASK

COMPLETED

JOB DESCRIPTIONS	DATE	INITIALS
DUST CEILING & WALL VENTS		
WASH ALL GLASSES - DOOR, PARTITION, EXTERIOR WINDOW		
DETAIL CARPET EDGES UNDER & AROUND FURNITURE		
MACHINE SCRUB, WAX & BUFF TILE FLOORS		
BONNET (DRY SHAMPOO) CLEAN ALL CARPETED FLOOR		
MACHINE SCRUB & DISINFECT ALL RESTROOMS.		
SCRUB, WAX ALL TILE FLOORS		

QUARTERLY TASK

JOB DESCRIPTIONS	DATE	INITIALS
STRIP, RE-WAX AND BUFF ALL TILE FLOORS		
SHAMPOO ALL COMMON AREA CARPETS - EXTRATION		
COMPLETE WASH & CLEAN RESTROOM WALLS & PARTITION		

PERIODIC SERVICE QUALITY CONTROL

BLDG :	BLDG:			FLOOR:	Δ	RFA:			
COMP. DATE D	INSPECTOR:			DATE .	Т	IME ·	- ,		
DATE DATE Acceptable Unacceptable Date Date Acceptable Unacceptable Acceptable Unacceptable Date Date Acceptable Unacceptable Date Date Acceptable Unacceptable Date Date Acceptable Unacceptable Date Date Date Acceptable Unacceptable Date Date Date Acceptable Unacceptable Date Date Date Date Date Date Date Dat				<i>5</i> /(12	·				-
Machine scrub & wax floors Jan 30 Jan 31 x X Feb. 4 Feb. 6 x Shampoo all carpeted Jan 30 Jan 31 x X Feb. 4 Feb. 6 x Mash window blinds Jan 30 Jan 31 x X X Mash windows inside & out Jan 30 Jan 31 x Steam clean Public R/R Jan 30 Jan 31 x Detail clean all restrooms Jan 30 Jan 31 x Clean trash receptacles Jan 30 Jan 31 x Clean all corners & ledges Jan 30 Jan 31 x Perform high dustings Jan 30 Jan 31 X Comment :	OB DESCRIPTION								LEVEL Unacceptable
Areas Wash window blinds Jan 30 Jan 31 X Wash windows inside & out Jan 30 Jan 31 X Steam clean Public R/R Jan 30 Jan 31 X Detail clean all restrooms Jan 30 Jan 31 X Clean trash receptacles Jan 30 Jan 31 X Clean all corners & ledges Jan 30 Jan 31 X Perform high dustings Jan 30 Jan 31 X Feb. 4 Feb. 6 X Comment:	Machine scrub & wax floors	Jan 30	Jan 31	х					
Wash windows inside & out	reas	Jan 30	Jan 31		х	Feb. 4	Feb. 6	×	
Steam clean Public R/R Jan 30 Jan 31 x Detail clean all restrooms Jan 30 Jan 31 x Clean trash receptacles Jan 30 Jan 31 x Clean all corners & ledges Jan 30 Jan 31 x Perform high dustings Jan 30 Jan 31 X Comment:	Vash window blinds	Jan 30	Jan 31	х					
Detail clean all restrooms	Wash windows inside & out	Jan 30	Jan 31	х					
Clean trash receptacles	Steam clean Public R/R	Jan 30	Jan 31	x					
Clean all corners & ledges	Detail clean all restrooms	Jan 30	Jan 31	x					
Perform high dustings Jan 30 Jan 31 X Feb. 4 Feb. 6 x Comment:		Jan 30	Jan 31	×					
Comment :		Jan 30	Jan 31	х					
	Perform high dustings	Jan 30	Jan 31		Х	Feb. 4	Feb. 6	х	
	Comment :								

DEFICIENCY FOLLOW - UP PROCEDURE

- 1. The Operation Manager will refer to previous inspections and requirements in order to make out a work instruction (Daily Memo).
- 2. Supervisor will then proceed to make all necessary performances. After completion of the work, Supervisor will report back to the Operation Manager.
- 3. The Quality Control manager will reconfirm the accomplishments of the work and determine whether or not further action is necessary.

PERIODIC WORK

Periodic work is written into a schedule, and copies of the schedules are retained by the Supervisors. Each item on schedule is written as a work order and assigned to appropriate personnel. When the work item has been completed, a Follow Up Inspection is made by the Quality Control. If the result is satisfactory, the item is checked off of the schedule and work order is filed.

PROJECT (CONTRACT) MANAGER

The Operation Manager will provide access to and interaction with the clients at all time. He shall provide overall management and coordination of all aspects of contract requirements. He will also consort with the clients for a monthly work performance evaluation report and submit to the General Manager.

QUALITY CONTROL

The Quality Control Manager will randomly inspect the premises weekly or monthly. In addition, monthly work performance evaluation report will be submitted to the Operation Manager and General Manager.

SUPERVISOR

The supervisor will check the working conditions and follow-up items and confirm daily memos and submit to the Operation Manager.

DAILY MEETING

At 4:00 PM daily, Contract Manager will conduct a 30 minute meeting with Operation Managers, Q. C. Manager and Supervisors for the purpose of discussing and confirming client's requirements, daily memos, inspection reports, follow-up items, and etc...

FOLLOW - UP PROCEDURE

		·	SCHEDULES , REQUIREMENTS & MATERIALS
CLIENT			
MONTHLY INSPECTION JOB WALK THROUGH SPECIAL REQUEST	DAILY INSPE WEEKLY IN		
	CONTRACT MANAGER		
DAILY MEETING	-	TRA	INING PROGRAM
	WORK ORDER SUPERVISOR FOLLOW-UP		
	DAILY REPORT CONFIRM MEMOS BY SUPERVISOR		

EMPLOYEE TRAINING PROGRAM

Prior to job start, GBM management will conduct the training of any new personnel at a designated job site. And will retrain all existing employees on a continual basis. Our training program consists of numerous sessions from the time of employment. The following is an outline of our program:

FIRST SESSION:

- Welcome new employees to GBM, including a discussion of :
 - A. Basic company policies, incentives, and benefits.
 - B. Importance of Quality Levels, Punctuality, Attendance and Security requirements.
 - C. Advancement and growth potential.
- General discussion of six basic steps in cleaning:
 - A. Care, use, maintenance of equipment/chemicals.
 - B. Ashtray and waste basket emptying.
 - C. Furniture and equipment dusting.
 - D. Dust mopping and vacuuming.
 - E. Spot cleaning.
 - F. Spot mopping or damp mopping.

SECOND SESSION:

- 1. Tools and standard cleaning methods:
 - A. Ashtray and waste basket emptying and damp wiping.
 - B. Furniture and equipment dusting and polishing.
- 2. Practical application:
 - A. Company facility
 - B. Field (Hands on) facility

THIRD SESSION:

- 1. Tools and standard cleaning methods:
 - A. Dust mopping, damp mopping and vacuuming
 - B. Spot cleaning walls, doors, glass, bright work

FOURTH SESSION:

- Tools and standard methods of restroom cleaning:
- 2. Practical (On-site work)

FIFTH SESSION:

- 1. Standard cleaning methods and tools for:
 - A. Wet mopping
 - B. Floor care maintenance
- 2. Machine buffing
- 3. Reconditioning / maintaining
- 4. Stripping and refinishing
- 5. Practical work (On-site)

ON GOING TRAINING

In addition to the training sessions there are periodic instruction meeting and memos to cover such items as security measures, safety measures and "Pep Talks" regarding absenteeism, tardiness and other instructions regarding policies and procedures for all cleaning personnel.

On the job training will be augmented with classroom training whenever feasible using audiovisual aids consisting of video presentations in the following areas:

- 1. Motivation of Janitorial Personnel
- 2. Basic Office Cleaning
- 3. Basic restroom Cleaning
- 4. Stripping and Refinishing Hard Floors.
- 5. Safety Programs

Video covering respective subject matter are an estimated ten to thirty minutes in duration and can be scheduled during lunch breaks or before or after work.

GBM support a very aggressive safety training program. This program is important to all of our customers since it is keeping highly skilled personnel on the job at maximum efficiency and keep our insurance rates to a minimum. We abide by all CAL-OSHA requirements and keep a copy of all MSDS sheets in our main office and at each job site.

JOB TRAINING RECORD

TRAINEE:

TRAINING PERIOD :

JOB DESCRIPTION	ATTENDANCE RECORD			
	181	4 ^{1H}		
BASIC JANITORIAL SKILLS				
1. EMPTY WASTE BASKET - REPLACE LINER				
2. DUST FURNITURE AND EQUIPMENT				
3. CLEAN AND POLISH DESK TOPS				.
4. DUST BASEBOARD, WINDOW SILL, LEDGE, ETC.				
5. SPOT CLEAN WOODWORK AND PAINTED SURFACE				
6. VACUUM AND SPOT CLEAN CARPET				
7. WASH DOOR GLASS AND PARTITION GLASS				
8. SWEEP AND DUST MOP HARD SURFACE FLOOR				
9. CLEAN AND POLISH METAL AND STAINLESS STEEL				
10. SWEEP FLOOR WITH SWEEPING COMPOUND				
11. HIGH DUSTING - CEILING VENTS, PICTURE FRAME				
RESTROOM CLEANING				
1. WET-MOP FLOOR WITH GERMICIDAL CLEANER				
2. CLEANING COMMODE'S AND TOILET SEAT		_		
3. CLEAN AND POLISH FIXTURES, SINKS, MIRROR				
4. REPLACE SOAP, TISSUE, TOWEL AND SEAT COVER				
5. DISINFECT AND DEODORIZE				
MEDICAL, HEALTH CARE CLEANING				
1. REMOVE/DISPOSE INFECTIOUS WASTE				
2. SANITIZE SINK, BASIN, WATER FAUCET, ETC.				
HADD ELOOD CADE		ļ	1	1
HARD FLOOR CARE				
1. MACHINE SCRUB AND APPLY FLOOR FINISH				
2. BUFFING - MAINTAIN FLOOR IN AN ATTRACTIVE				
3. REMOVING UNPLEASANT SUBSTANCES				
4. REMOVE CARPET SPOTS, SHAMPOO CARPET				
5. CLEAN CERAMIC FLOOR, TILE GROUT				
6. DEGREASING FLOOR			<u> </u>	
FOURDMENT OPENATION				
EQUIPMENT OPERATION				
1. FLOOR MACHINE, BUFFING MACHINE				
2. CARPET EXTRACTOR, WATER PRESSURE MACHINE				
3. BASIC REPAIRE SKILL				
MISCELLANEOUS				
1. SAFETY RULES, COMPANY RULES				
2. KNOWLEDGE OF CLEANING MATERIALS				
3. HOW TO READ MSDS SHEETS				
4. HOW TO HANDLE EMERGENCY SITUATION				
5. WINDOW WASHING SKILLS				
			1	

TRAINING CERTIFICATION/JANITORIAL PERSONNEL

GRACE BUILDING MAINTENANCE CO., INC.

I certify that the employees named below have received the following training and have been provided the necessary safety equipment.

	YES NO		
Material Safety Data Sheet (MSDS) Training			
Blood Borne Pathogen Training			
Personal Protective Equipment Training			
Injury / Illness Program Training	·		
Employee(s) has been trained in safety and emergency procedures.			
Employee(s) has been furnished with appropriate uniform.	·		1 44
,			
		· ·	
Employee Name	Facility Assigned		
Employee Name	Facility Assigned	·	
Employee Name	Facility Assigned		
Signature (Authorized Company Representative)	Date		
Name	Title		

SECURITY AND WORKING RULES

- 1. Employees must work the full specified shift on their jobs. Unless permission is granted, work must be done on the day and between the hours designated.
- 2. If any employee is unable to report for work, the Supervisor must be notified as soon as possible. Failure to report an absence is grounds for dismissal.
- 3. No one will be permitted to assist with work that is not employed by GBM. This means that employees are not allowed to take anyone onto the job site at any time unless they are authorized by GBM and on the payroll. Due to security reasons, violation of this rule will result in immediate dismissal.
- 4. The use of Alcoholic beverages or being under influence of alcohol or narcotics when reporting for work is strictly prohibited.
- 5. No customer equipment is to be used. This includes telephone, radio, office equipment, etc.
- 6. If you find any unusual circumstance during your assignment such as unlocked doors, safe doors open, money left out, or indication that unauthorized persons have been on the premise, notify to the Supervisor immediately.
- 7. Upon completion of each area, recheck to see that everything is in place and only the proper lights are left on. Lock all doors except those specified to remain open. After locking each door, make sure it is secure.

Pay particular attention to designated "No Smoking" signs.

- Report any damage or breakage accidentally caused by employees immediately to the Supervisor. At no time, DO NOT take anything from place of work, even if it is believed it to be of no value and is to thrown out. Articles of value such as watches, money, etc., found on floor or other places should be given to the Supervisor where it was found.
- Do not stand on or put any furniture such as waste baskets, chairs, etc., on glass, Finished wood, or glass desk tops. Be careful when vacuuming, sweeping or dust mopping so as not to mark desks, baseboards, wood paneling and do not allow broom or mop handles to bump walls or ceiling.
- All electric plugs must be disconnected before maintaining and checking equipments. Do not at any time unplug Computer equipment or turn off electric clocks or refrigerators.
- 12. Must use good judgement when throwing away or removing articles of waste from the premise. Sometimes important records are put on or in baskets or placed on the floor. If there are any question in mind, find out first.
- 13. If required to sign in or out of a facility, each employee must sign for himself/herself only.
- 14. Proper appearance including but not limited to personal grooming and uniform is strictly enforced. If Dress Code is not to spec, employee will be sent home without pay and written up. (Please review the Dress Code).

INJURY AND ILLNESS PREVENTION PROGRAM

FOR CUSTODIAL SERVICE

I. INTRODUCTION

Personnel safety and environmental protection are vital considerations to any viable business. There are humanitarian as well as economic advantages to fulfilling the legal obligations for achieving accident-free work imposed by the various janitorial service works. This program is intended as a guide to assist the janitorial and floor care service personnel in understanding GBM's commitment to safety and environmental protection.

II. EMERGENCY INFORMATION

Injury / First Aid

All injury must be reported to the Contract Manager. Should an employee be injured during normal working hours, First Aid treatment is available at Contract Manager's office or at the supply closet. Off-hours injuries may be treated at one of the designated medical facilities. The Supervisor must be notified as soon as possible.

Chemical Spill or Release

In the event of a spill or release of hazardous materials, all employee must follow the procedures listed below:

- 1. Evacuate the spill area immediately.
- Contact Supervisor or Facility Manager.
- Ensure that no one reenters the spill area until the authorized representative arrives and allows reentry.

Fire

The facility Emergency phone number must be called immediately or call local Fire Department in case of fire.

III. GENERAL INFORMATION

A. Vehicles on Facility Roads

All facility and parking regulations must be observed. Clear access must be maintained for emergency vehicles at all times. Check with your supervisor for appropriate parking places.

B. Conduct

Horse play, fighting, gambling, drinking alcoholic beverage, using unauthorized drugs, smoking at No-Smoking area, failure to follow Company Working Rules or any other misconduct at work place, will result in termination.

C. Power Equipment

- 1. Use equipment only for its intended purpose.
- 2. All tools and equipment brought onto the work site for use must be in good repair and workable condition.
- 3. All electrical equipment and tools must be grounded or double insulated.
- 4. The electric cord must be unplugged before adjusting tools.

D. Ladders

- Ladders must be inspected by a qualified person and approved for use before being put into service.
- Stepladders must be set level on all four feet, with spreaders locked in place. Painting ladders should not be used. Never stand on the top of a stepladder. Do not climb higher than the next to the last step.
- 3. If it is necessary to place a ladder in or over a doorway, the door must be barricaded and warning signs posted.

E. Signs.

Legible warning signs should be placed on wet floor work area, or other suitable stanchions before work starts, and removed promptly upon completion. Tape with preprinted warning signs may be used.

F. Flammable Materials.

- 1. All flammable materials must be removed from the work area at the end of the day.
- 2. Flammable/Combustible materials must be kept away from steam lines, radiator and heaters.

HAZARDOUS MATERIALS HANDLING & SAFETY PROGRAM

HAZARDOUS MATERIALS

- 1. All containers of Hazardous material must have original manufacture's label.
- 2. Read Material Safety Data Sheet (M S D S) before and after using hazardous materials. Use **How To Read M S D S** instructions.
- 3. Use non-combustible or flame resistant containers for Hazard or Flammable waste materials.
- 4. In case of a spill or release of hazardous chemicals, employee shall immediately notify your Supervisor or the Property Manager.

HOUSEKEEPING / CLEANING

- 1. Maintain work areas free from tripping and slipping hazards at all times
- 2. The work area must be left free from accumulation of waste and rubbish at the end of each shift.
- 3. At the end of each task being performed, restore the work area to the same degree of neatness as when work commenced.

ELECTRICAL SAFETY

- 1. Use properly grounded electrical tools, and equipment while in use.
- 2. Use proper size of extension electrical code.

ACCIDENT / SPILLAGE REPORTING

- 1. Promptly report all accidents (and near-misses incident which did not, but could have, resulted in serious personal injury) immediately to your Supervisor.
- 2. In case of a spill or release of hazardous chemicals, notify your Supervisor immediately.

SAFETY MEETING

Safety Meetings will be held on the 1st Monday of each month.

REMOVE/DISPOSE INFECTIOUS & HAZARDOUS WASTE

Infectious waste is any waste material or article which harbors or may reasonably be considered to harbor viable etiologic agents, including laboratory wastes, pathologic and surgical specimens, blood elements, excreta and secretions, disposable fomites, and any other wastes defines as an infectious waste.

1. <u>INFECTIOUS WASTE</u>

Infectious waste shall be contained for storage and disposal in double disposal plastic bags which are impervious to moisture and have a strength sufficient to preclude ripping, tearing or bursting under normal conditions of usage and handling. The bags shall be security tied to prevent leakages or expulsion of solid or liquid waste during storage, handling or transport. All bags used for collection, storage and disposal of infectious waste shall be red in color. The red bags containing infectious waste shall be transported directly to the designated dumpster for disposal, Garbage chutes shall not be used to transfer infectious waste. Transfer of infectious waste between locations where it is produced or stored shall be performed in accordance with procedures established by the Administrator. Infectious waste shall be picked up from the designated dumpster and shall be sterilized by a certified waste sterilization company.

2. <u>SHARPS WASTE</u>

"Sharps" includes, but it is not limited to, hypodermic syringes, blades and broken glass. Sharp also include any devices, instruments or other objects which have acute rigid corners, edges or protuberances.

Sharps waste shall be contained for disposal, in rigid puncture proof containers such as cartons or metal cans which are taped closed or tightly lidded to preclude loss of the contents. Rigid disposable containers of infectious sharps waste shall be labeled in the same way as the disposable bags used for other infectious waste.

Full sharps containers shall be removed to housekeeping cart and carried to designated dumpsters.

3. <u>HARZARDOUS WASTE</u>

Trash from radiation hazard areas is not to be removed until checked and released by the authorized radiology Supervisor. The waste shall be labeled "Radiation Hazard" and Radiology Supervisor shall determine the waste disposition.

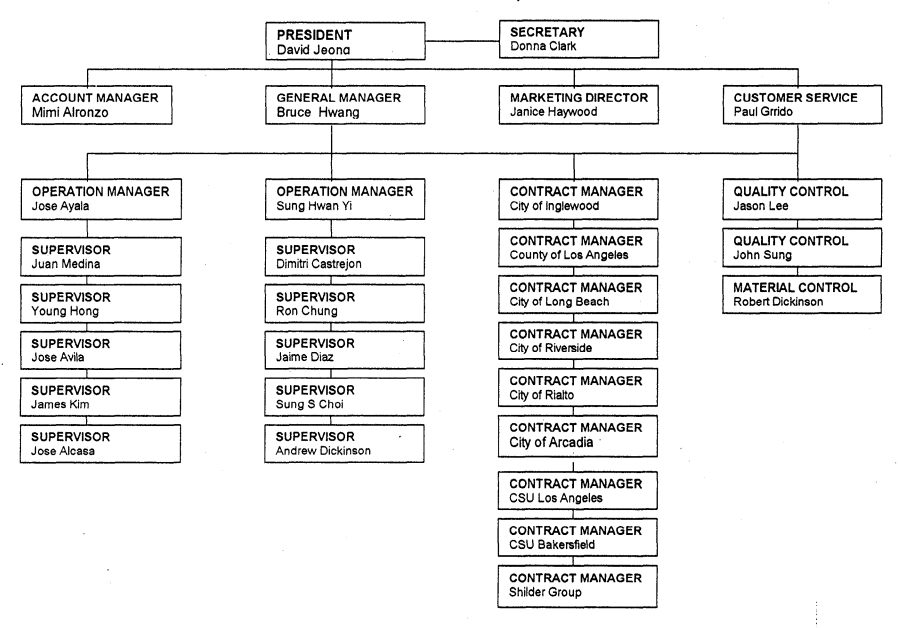
(Last Page)

STAFFING PLAN

COMPANY NAME Grace Building Maintenance Co., Inc.
COMPANY ADDRESS 3580 Wilshire Blvd. Suite 1420 Los Angeles, Ca 90010
PROJECT Janitorial Services
DEPARTMENT NAME Beaches and Harbors

POSITION AND TITLE	EMPLOYEE	ROVER	WORK SCHDLE	WORK HR/DAY	FULL/ PART TIME	HOURLY RATE	HEALTH INS. YES/NO	MONTH HOURS	MON HRS	TUS HRS	WED HRS	THU HRS	FRI HRS	SAT HRS	SUN HRS	COUNY	NON- CNTY
					THALE		TES/NO			ļ		ļ				HOURS	TOTAL HOUR
Supervisor	Marco Hernandez				FTE			<u> </u>				 	<u> </u>			 	+
Custodian 1	Moses Menziva				FTE	9.46	NO		8	8	8	8	8			40	173
Custodian 2	Juan Cortez				FTE	9.46	NO		8	8	8	8		8		40	173
Custodian 3	Jesus Diaz				FTE	9.46	NÓ				8	8	8	8	8	40	173
Custodian 4	Ellas Rubio				FTE	9.46	NO		8	8			8	8	8	40	173
										<u> </u>							
<u></u>																<u> </u>	
																	
									<u> </u>								
									ļ								
													·				
												·					
		1							<u> </u>								
,																	
													,				<u> </u>

GRACE BUILDING MAINTENANCE CO., INC. ORGANIZATION CHART



CREDIT REFERENCES

Financial Institution	Business Relationship
WESTCOAST Materials Co. 337 S. Western Ave. Los Angeles, Ca 90020 (213) 387-2245 Attn: Ms. Hosup Kim	Purchasing Janitorial Supplies
CAL-SANS Sanitary Supply 1834 46 ² street Los Angeles, Ca 90058 (323) 233-1200 Attn: Hanna Lee	Purchasing Restroom Supplies
Hanmi Bank 3660 Wilshire Blvd. Los Angeles, Ca 90010 (213) 427-5757 Attn: Ms. Rachel Lee	Business Checking Account # 006-423191

REQUEST FOR PROPOSALS -- PROPOSER'S CERTIFICATION

			1 2	
On behalf of Proposer certifies, declares and agrees as	Grace Building Main follows:	tenance Co.	, Inc.	, the undersigned
 Absence of Any Conflict o Angeles County Code and certified employees of either the County of former employee who participated months of the submission of this 	r another public agency for whic d in any way in the development	fficers, principals, p h the Board of Sup	partners or major envisors is the o	or shareholders are governing body or a
2. Independent Price Determindependently, without consultarestricting competition	ination. The Proposer certifies tion, communication, or agree			
 Compliance with County L of the Los Angeles County Code continue to do so pending and s 		er's behalf have co	mplied with its	provisions and will
4. Antidiscrimination.				
Proposer, its affiliates, subsite or because of race, religion of the United States and the over the Contract term: (1) aperiodic self-analysis or utilicemployment practices are defined.	ction 4 32.010 A of the Los Andiaries, or holding companies aren, ancestry, national origin or sets attended to California. The following written policy statement prohibitation analysis of Proposer's westerminatory against protected extern for taking reasonable contents.	e and will be treate ex and in complian g policies and prod piting discrimination ork force: (3) a sys groups; and (4) wh	d equally by the ce with all anti- edures shall be n in all phases stem for detern ere problem ar	e firm without regard discrimination laws e in force and effect of employment; (2) hining if Proposer's eas are identified in
OR:				
professional, scientific, expe	n the provisions of Section 4.32 ert or technical services of a temp a firm employing less than 10	orary and occasion	nal character in	volving only a single
Contract award, Proposer si willingness to consider GAII attest to a willingness to p	OW Participants for Employmenall demonstrate a proven record VGROW participants for any full provide employed GAIN/GROV able, to assist these individuals in	d of hiring GAIN/GF ture employment o V participants acc	ROW participan pening. Addition ess to the Pro	its or shall attest to a nally, Proposer shall oposer's employee
Proposer has a proven reco	ord of hiring GAIN/GROW partic	cipants (subject to	verification; at	tach proof);
OR:	·•			
	der GAIN/GROW participants tlicipants access to the Proposition			
On behalf of Proposer, I declar foregoing is true and correct:	re under penalty of perjury t	under the laws of	the State of	California that the
David Jed	ong	Pres	ident	
Name	_	Title		
Mille	3	12-2	0-2003	
Signature		Date		

12/20/03

County of Los Angeles - Community Business Enterprise Program (CBE)

				nce Program tion Informat			and:			
	5: All proposers/bide he proposal/bid.	lers r	esponding to t	his solicitatio	n must	complet	e and retur	n this form	for prop	er
LOCAL SMA	IL BUSINESS ENTER	RPRIS	E PREFEREN	CE PROGRAN	<u>l:</u> .					
FIRM NAME:	Grace_Bui	ldir	ng Mainte	enance Co	Tı	, nic				•
	NOT			vihe County of			cr of Affirma	itive Action C	 Compliance	35
X				sal bid subinissi						
	cheible Local SBE. 1 re									,
Σħ, C	ounty (WebVen) Vend	or Nu	mber			·· -·· -				
FIRM ORGA consideration of orientation or c	NIZATION INFORM: of award contractor vene lisability	\T10\ lor wil	S: The informat I be selected wit	ion requested be hout regard to ri	dow is fo ace ethni	or statistic city, cole	cal purposes (or religion se	only. On fine ex, national o	il analysis (rigin, age,)	ind Sexual
usiness Structur	e: D Sole Proprietors D Other (Pleas)	hip c Spec	Parinership	Ox Corporatio	n D:	Non-Pref	M D Franc	chice		
otal Number of I	Employees (including e			202						
ace/Ethnic Com	position of Firm. Please	distri	bute the above t	otal number of i	ndividira	ls into th	ie fellowing c	ategories		
RoceE	thnic Composition		Owners:Partners/ Associate Partners			Managers			Staff	
			Male	Female	e Male Frimal		ale	Male	Female	
lack Mrican Americ	nc					1		1	11	4
ispanic Latino						·—·		1	87	24
sian or Pacific Islan	der		1			——— <u></u>			52	18
merican Indian										
lipino										
hite										
PERCENTAC	GE OF OWNERSHIP I	N FIR	M: Please indi	cate by percenta	ge (%) h	ion <u>onu</u>	ership of the	finn is distrib	uteđ.	
	Black/African American	His	panie/ Latino	Asian or Pacific		Amer	American Indian		ino	White
vjen .	%		*•	100 %			9:0		%	%
Vomen	%0		%		%		9:0		%	%
firm is current	FION AS MINORITY. by certified as a minority attach a copy of your pr	, won	en, disadvantag	ed or disabled v	eleran o	wned bus	ETERAN E	SUSINESS E	NTERPRI ic agency,	SES: If your complete the
	Agency Name			Minority	Wom	en a	Dis- idvantaged	Disableil Veteran	Expira	tion Date
City of Los Angeles						X				

DECLARATION: I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT

President

THE ABOVE INFORMATION IS TRUE AND ACCURATE.

Authorized Signatuff

Print Authorized Name

David Jeong



COUNTY OF LOS ANGELES LIVING WAGE PROGRAM

Firm must complete and submit a separate form (make photocopies of form) for each instance of (check the

FORM P-6

ACKNOWLEDGEMENT AND STATEMENT OF COMPLIANCE LABOR/PAYROLL/DEBARMENT HISTORY

applicable box below):	N/A	• •			
	An alleged claim, investigation or proceeding relating to an alleged Labor Law/Payroll Violation for a incident occurring within the past three (3) years of the date of the proposal.				
	A determination by a public entity within three (3) years of the date of the proposal that the Firm committed a Labor Labor/Payroll Violation				
A debarment by	a public entity listed below within	n the past ten (10) years.			
Print Name of Firm Grace Building Print Address of Firm 3580 Wilshire City, State, Zip Code Los Angeles, C		Print Name of Owner: David Jeong Owners/Agent's Authorized Signature Print Name and Tille David Jeong, President			
			3		
blic Entity Name:		Date of Incident:	Ī		
. ase Number/Date Claim Opened:	Case Number.	Date Claim Opened	<u></u>		
Name and Address of Claimant:	Street Address: City, State, Zip:	,			
Description of Work; (e.g., janitor)					
Description of Allegation and/or Violation:					
Disposition of Finding (attach disposition letter): (e.g., Liquidated Damages, Penalties, Debarment, etc.)					

Additional Pages are attached for a total of pages.

COUNTY OF LOS ANGELES LIVING WAGE ORDINANCE

Contractor Living Wage Declaration

The contract to be awarded pursuant to this Request for Proposal (RFP) is subject to the County of Los Angeles Living Wage Ordinance (Program). You must declare your intent to comply with the Program.

If you believe that you are exempt from the Program, please complete the Application for Exemption form and submit it, as instructed in the RFP, to the County awarding department.

Please check the option that best describes your intention to comply with the Program.



I do not have a bona fide health care benefit plan for those employees who will be providing services to the County under the contract. I will pay an hourly wage rate of not less than \$9.46 per hour per employee.

I do have a bona fide health care benefit plan for those employees who will be providing services to the County under the contract but will pay into the plan less than \$1.14 per hour per employee. I will pay an hourly wage of not less than \$9.46 per hour per employee.

I do have a bona fide health care benefit plan for those employees who will be providing services to the County under the contract and will pay into the plan at least \$1.14 per hour per employee. I will pay an hourly wage of not less than \$8.32 per hour per employee.

Health Francs).					
Company Insurance Group Number:					
Health Benefit(s) F	Payment Schedule:				
Monthly	Quarterly	Bi-Annual			
Annually	Other:	(Specify)			
PLEASE PRINT COMPANY	Y NAME:				
I declare under penalty of	perjury under the laws of the State	e of California that the above is true and correct:			
SIGNATURE:		DATE: 12/20/03			
PLEASE PRINT NAME:	David Jeong	TITLE OR POSITION Preident			

Death Diag(-)

CHILD SUPPORT COMPLIANCE PROGRAM CERTIFICATION

ogram requires the County to provide certain information to the Child Support Services Department (CSSD) concerning its employees and business licensees. It further requires that bidders or proposers for County contracts submit certifications of Program compliance to the soliciting County department along with their bids or proposals. (In an emergency procurement, as determined by the soliciting County department, these certifications may be provided immediately following the procurement).

IN ORDER TO COMPLY WITH THIS REQUIREMENT, COMPLETE THIS FORM AND SUBMIT IT DIRECTLY TO THE SOLICITING COUNTY DEPARTMENT ALONG WITH YOUR BID OR PROPOSAL IN ADDITION, PROVIDE A COPY TO THE CSSD AT THE ADDRESS OR FAX NUMBER SHOWN BELOW SOLE PRACTIONER NEMBERS OF AN ASSOCIATION MUST COMPLETE AND SUBMIT INDIVIDUAL FORMS.

l (or	ntname) <u>Davi</u> o	ngost. F				_hereby_submi	it this
certif	ication to the (County depa	rlment) B	Beaches ar	nd Harbors	· · · · · · · · · · · · · · · · · · ·		
	sions of County Code Sect						
propi	osal). Grace Build	ding Maint	enance Co	o., Inc.			an
inde; mem	pendently owned or franchi ber address) <u>3580 to</u> pliance with Los Angeles C	ser-owned bus Wilshi re	iness (circle or Blvd. # 1	ne), located at (d l 420 Los A r	ngeles, Ca 90	010 is	ciated in
1)	Submitted a completed	Principal Owne	er Information	Form to the Chile	d Support Services I	Department;	
2)	Fully complied with emp (42 USC Section 653a comply with such repor) and/or Califor	nia Unemploy	requirements as ment Insurance	required by the Fed Code Section 1083	eral Social Secur 5, and will contin	ity Act
-1	Fully complied with all to and Earnings Assignme or pursuant to applicabl such Orders or Notices	ent, pursuant to le provisions of	Code of Civil F	rocedure Sectio	n 706.031 and Famil	y Code Section 5	246(b)
	I declare under penal	ty of perjury th	nat the forego	ing is true and	correct.		
	Executed this	20	day of	December,	2003	(Month and Y	ear)
at:	Los Angeles, Cal	ifornia			213-386-200	3	
		(City/State)				(Telephone No	·.)
by:		1227	2				
- ,	(Signature of a Principa	Owner, an offi	icer, or manage	er responsible fo	r submission of the F	Proposal to the Co	– ounly.)
			_	•		•	

Copy to:

Child Support Services Department

Special Projects P.O. Box 911009

Los Angeles, CA 90091-1009

FAX: (323) 869-0634

Telephone: (323) 832 7277 or (323) 832-7276

COUNTY OF LOS ANGELES CONTRACTOR EMPLOYEE JURY SERVICE PROGRAM CERTIFICATION FORM AND APPLICATION FOR EXCEPTION

The County's solicitation for this Request for Proposals is subject to the County of Los Angeles Contractor Employee Jury Service Program (Program), Los Angeles County Code, Chapter 2.203. All proposers, whether a contractor or subcontractor, must complete this form to either certify compliance or request an exception from the Program requirements. Upon review of the submitted form, the County department will determine, in its sole discretion, whether the Bidder is excepted from the Program.

Company Name: Grace Build:	ing Maintenance Co	., Inc.
Company Address: 3580 Wilshi	re Blvd. # 1420	
City: Los Angeles	State: Ca	Zip Code: 900100
Telephone Number:	213-386-2003	
Solicitation For (Type of Services):	Janitorial Servi	ces , Beaches and Harbors

If you believe the Jury Service Program does not apply to your business, check the appropriate box in Part I (attach documentation to support your claim); or, complete Part II to certify compliance with the Program. Whether you complete Part I or Part II, please sign and date this form below.

Part I: Jury Service Program is Not Applicable to My Business

- D My business does not meet the definition of "contractor," as defined in the Program, as it has not received an aggregate sum of \$50,000 or more in any 12-month period under one or more County contracts or subcontracts (this exception is not available if the contract itself will exceed \$50,000). I understand that the exception will be lost and I must comply with the Program if my revenues from the County exceed an aggregate sum of \$50,000 in any 12-month period.
- My business is a small business as defined in the Program. It 1) has ten or fewer employees; <u>and</u>, 2) has annual gross revenues in the preceding twelve months which, if added to the annual amount of this contract, are \$500,000 or less; <u>and</u>, 3) is not an affiliate or subsidiary of a business dominant in its field of operation, as defined below. I understand that the exception will be lost and I must comply with the Program if the number of employees in my business and my gross annual revenues exceed the above limits.
 - "Dominant in its field of operation" means having more than ten employees, including full-time and parttime employees, and annual gross revenues in the preceding twelve months, which, if added to the annual amount of the contract awarded, exceed \$500,000.
 - "Affiliate or subsidiary of a business dominant in its field of operation" means a business which is at least 20 percent owned by a business dominant in its field of operation, or by partners, officers, directors, majority stockholders, or their equivalent, of a business dominant in that field of operation.
- O My business is subject to a Collective Bargaining Agreement (attach agreement) that expressly provides that it supersedes all provisions of the Program.

OR

Part II: Certification of Compliance

My business <u>has</u> and adheres to a written policy that provides, on an annual basis, no less than five days of regular pay for actual jury service for full-time employees of the business who are also California residents, or my company <u>will have</u> and adhere to such a policy prior to award of the contract.

I declare under penalty of perjury under the laws of the State of California that the information stated above is true and correct.

Print Name:	Title:
David Jeønh	President
Signature:	Date: 12/20/03

FACILITY SPECIFICATIONS

DEPARTMENT OF BEACHES AND HARBOR ADMINISTRATION BUILDING

13837 Fiji Way Marina del Rey

Frequency: Mon.-Fri. All windows on west side facing the ocean are to be washed six times per year.

7,188 sq. ft. 6,282 sq. ft. carpet 511 sq. ft. ceramic 299 sq. ft. tile 96 sq. ft. terrazzo 9 restrooms 3 showers 134 light fixtures

BURTON W. CHACE COMMUNITY BUILDING

13650 Mindanao Marina del Rey

Frequency: 7 days service

3,345 sq. ft. 2,950 sq. ft. carpet 260 sq. ft. tile 132 sq. ft. ceramic 2 restrooms 47 light fixtures

MARINA INFORMATION CENTER

4701 Admiralty Way Marina del Rey

Frequency: 7 days service

1,340 sq. ft. 268 sq. ft. carpet 1,072 sq. ft. tile 3 restrooms 8 light fixtures

DEPARTMENT OF BEACHES AND HARBORS WAREHOUSE

516 N. Broadway Redondo Beach

Frequency: Thursday only

1,501 sq. ft. 843 sq. ft. carpet 658 sq. ft. tile 2 restrooms 4 light fixtures

TRAILER COMPLEX (5 temporary buildings) 13483 Fiji Way Marina del Rey

Frequency: Mon.-Thurs.

4,800 sq. ft. 4,500 sq. ft. carpet 300 sq. ft. tile 6 restrooms 72 light fixtures

CHACE PARK PUBLIC RESTROOMS

Burton Chace Park Marina del Rey

Frequency: Four times daily (12p.m., 3 p.m., 7 p.m., 10 p.m.) on weekdays May 1-September 30 and on all Saturdays, Sundays and Holidays; twice daily (2 p.m. and 10 p.m.) on weekdays October 1 -April 30.

3 restrooms 2 showers 17 toilets 5 urinals 12 sinks

CHACE PARK - SEA SCOUT BASE

13650 Mindanao Marina del Rey, CA 90292

Frequency: 7 days service

4533 sq ft 3876 sq ft carpet 747 sq ft tile 1068 sq ft wall tiled area 4 restrooms

SCHEDULE OF CUSTODIAL DUTIES

GENERAL REQUIREMENTS

- Contractor's employees shall not disturb papers on desks, open drawers or cabinets, use telephones, radios, or television sets, or tamper with personal property.
- Contractor's staff shall ensure that persons other than Contractor personnel cannot gain access to rooms, areas, or buildings under the control of its personnel.
- If the building is occupied by County personnel when the Contractor's staff completes service after normal working hours, Contractor's staff will notify County personnel of their departure and leave the door locked.
- All entrance and exit doors must be locked at all times. Contractor's staff shall not compromise building or room security by propping doors open and leaving them unattended during trash removal, etc.
- In areas not in use, lights shall be turned off and doors locked before leaving offices that have been cleaned.

DAILY CLEANING TASKS

Offices and Conference Rooms

- Gather all waste material and place in appropriate disposal area.
- Empty waste containers, and line waste containers with plastic bags.
- Dust all furniture, including desks, tables, file cabinets, window sills, and other dust catching surfaces.
- Damp wipe and dry all glass tops.
- Remove fingerprints and smudges from desk and table tops, walls, doors, door facings, telephones, etc.
- Sweep and/or damp mop all non-carpeted floor surfaces.
- Vacuum all carpeted areas.
- Arrange furniture properly.
- Clean door glass and frames.
- Spot clean carpets, as needed.

Employee and Indoor Public Restrooms

- Clean restroom fixtures and chrome fittings.
- Clean and refill all restroom dispensers.
- Spot wash restroom walls, showers, partitions, and doors.
- Clean face basins and all surfaces.
- · Remove graffiti.
- Clean restroom mirrors, kickplates, push plates, and ashtrays.
- Clean restroom floors with disinfectant detergent.

- Clean and sanitize toilets, toilet seats, and urinals.
- Empty waste containers and replace plastic bags where necessary
- Wash waste containers inside and outside.
- Service all sanitary napkin dispensers. Contractor will purchase sanitary napkins and retainall monies collected from dispensers.

Lunchrooms, Kitchens

- Empty trash containers.
- Clean basins and sinks.
- Dust window ledges.
- Sweep floors and/or vacuum carpet.
- Spot clean carpet.
- Machine scrub terrazzo floors.
- Clean wall ducts
- Spot wash walls, as needed.
- Damp mop and buff tile floors.
- Clean table tops.

Park Restrooms (Parcel EE)

On weekdays from October 1 through April 30, the restrooms are to be cleaned twice daily, at 2:00 p.m. and 10:00 p.m. From May 1 through September 30 and on all weekends and holidays, they are to be cleaned four times daily, at 12:00 p.m., 3:00 p.m., 7:00 p.m. and 10:00 p.m. Perform the following tasks:

- Pick up debris and trash, then sweep floor. Sweepings must be picked up and are not to be swept outside the restroom.
- Empty trash and napkin receptacles. Replace with new liners.
- Check and replenish supplies of seat covers and toilet paper.
- Remove spitballs, cobwebs, and other foreign materials from windows, doors, walls, ceiling, partitions, and vents.
- Use a dampened cloth or other device to wipe all ledges, high and low, and tops of partitions.
- Scrub the inside of toilet bowls and urinals to remove deposits and stains, and then flush the
 toilet bowls and urinals. Be sure to scrub upper lip and wipe it dry.
- Scrub and clean outside of toilets, urinals, sinks and rear wall.
- Disinfect all interior and exterior areas of urinals and toilets, including the top and bottom of toilet seats, and toilet fixtures.
- Disinfect stall partition walls, rear walls, doors, door frames, and handrails.
- Disinfect the floor and walls around urinals, sinks, and floor drains.

- Disinfect sinks, dispensers, receptacles, trash containers, and the walls around such areas.
- Clean mirrors and tiles.
- Wipe toilet seats, outside of toilet bowls, and urinals.
- Spot clean walls, scrub hand prints from walls and partitions and wipe dry.
- Disinfect and mop floors, making sure that corners, drains, areas around toilets, and feet of
 partitions are thoroughly cleaned and there is no accumulation of dirt or other matter. Leave
 the floor as dry as possible.
- Remove mop strands caught around posts and other objects in the floor.
- Replace receptacles and trash containers following their cleaning.
- Immediately notify County of any hazards.
- Inspect and test all sink faucets and flush toilets.
- After cleaning, place deodorizer approved by CA under each toilet and urinal.
- Unplug all clogged drains, toilets and urinals using a plunger or short snake.
- Use only materials that are not caustic or damaging to the fixtures being cleaned.
- Wash the windows and screens.
- Report to the CA all leaking fixtures, inoperable lighting and clogged drains, toilets and urinals that cannot be opened with a plunger or snake.

Miscellaneous

- Sweep and dust stairs, landings, and handrails.
- Wash wastepaper containers and reline with plastic bags as needed in all areas.
- Clean custodial closets and keep orderly.
- Sweep, damp mop, and buff all entrances, lobbies, and hallways.
- Clean drinking fountains.
- Ceramic tile: Never to be waxed; damp mop daily with mild detergent.
- Place mats at entrances and in lobbies during rainy weather.
- Maintain floor maintenance and work records.
- Clean entrance door glass and partition glass.
- All requests for repainting graffiti damage shall be submitted to the County Contract Administrator.

WEEKLY CLEANING TASKS

Offices and Conference Rooms

- Dust door jambs and baseboards.
- Dust lower surfaces of chairs, chair rungs, desk sides, and ledges.
- Dust top of high cabinets and shelves.
- Clean and dry face of desk drawers and file cabinets with damp cloth or sponge. Wash and dry waste receptacles, if needed.
- Dust beneath movable desk files.
- Wash or polish desk tops, as needed.
- Clean door knobs, kick plates, and threshold plates.
- Spot wash doors and walls.

Indoor Restrooms and Showers

- Clean face basin and floor drains. Check for build-up around faucets and remove. Clean underneath face basins. Clean traps and pipes.
- Check for stains in urinals, toilet bowls and basins, and remove. Clean base of toilet bowls and below all urinals.
- · Dust ceiling vents and door louvers.
- Machine scrub floors.
- Hand clean behind toilet bowls and in corners.
- Wash all stall partitions in restrooms.
- Damp mop and buff waxable floors.
- Spot wash doors.

Various Areas

- Clean floor drains.
- Spot clean stairway walls to a height of six feet.

MONTHLY CLEANING TASKS

All Areas

- Dust high ledges and moldings.
- Dust venetian blinds.
- Dust or vacuum ceiling and wall vents.
- Vacuum upholstered furniture.
- Wash partitions.
- Clean baseboards, remove water splashes from furniture, clean walls, bottoms of cabinet, kick plates, etc.

- All resilient tile floors must be scrubbed or stripped, and floor finish applied.
- Wash marble walls.
- Dust and wash vertical walls.
- Clean all wall and ceiling vents

OTHER CLEANING TASKS

- All carpets must be shampooed three times per year. Scheduling will be approved by the Contract Administrator.
- Perform special cleaning required by: building occupants; alterations to the building; special
 conferences or events; cleanup work resulting from toilet floods, water pipe breakage, acts of
 nature such as earthquakes or similar occurrences.
- Clean and shampoo entrance mats as needed.

WINDOW WASHING DUTIES

All windows must be cleaned on the 6th and 11th month of the contract year. West-facing windows at 13837 Fiji Way must be cleaned six times per year. Windows shall be washed between 7:00 a.m. and 4:00 p.m., on a Friday.

Perform all window cleaning techniques and practices in a safe manner in accordance with the "Window Cleaning Safety Order," issued by the Division of Industrial Safety of the State of California.

Equipment such as ladders, scaffolds, safety belts, lifts, etc., must meet California OSHA Safety Standards.

Rope off areas and post signs as a guard when working overhead, to protect the public from walking into the work area.

Personnel must use protective gear when using acid or other corrosive substances.

Window washers using a boatswain's chair or operating a power platform shall wear safety harnesses with lifeline. (The use of power lifts is prohibited during severe or adverse weather.)

Maintain employee time and work records.

Contractor shall move books, papers, flower pots, or other items on window ledges or sill. Move furniture such as desks, tables, cabinets, or any other items away from windows. All office furniture which cannot be moved must be covered with a plastic cover. Window washers may not stand on top of furniture. Upon completion of washing windows, return all items that were moved to their original locations.

Wash all interior and exterior glass or mirrors, metal frames, metal louvers, porcelain panels, inside and outside, window sills and ledges completely, including stainless steel mullions, aluminum mullions, window screens, and outside building surfaces, such as marble and other smooth surfaces.

Leave windows and the adjacent surrounding areas in a clean condition. Remove streaks and water marks from all windows, walls, and ledges.

Remove excess water from floors.

On completion, remove all water, cleaning agents and cleaning equipment and lock all windows.

Before leaving, report to the Contract Administrator all broken windows, mirrors, door glass, etc. and broken or malfunctioning window opening, closing and latching mechanisms.

LIGHT FIXTURE CLEANING DUTIES

Light fixtures and covers are to be cleaned as requested by the Contract Administrator. Hours of light fixture cleaning shall be from 5:00 p.m. to 4:00 a.m., Monday through Friday, except legal holidays.

- Clean all light fixtures and components, using ladders, scaffolding, hydraulic lifts, and catwalks.
- Wash, clean, and dry all types of glass, plastics, and metal light fixtures remaining in the ceiling.
- Clean light fixtures using water, soaps, solvents, cleaning tanks, and degreasers.
- Notify the Contract Administrator of burned out ballasts, faulty wiring, starters, or other hazardous conditions relative to faulty light fixtures.
- Dust and clean ceiling pipes and vents.
- Clean work area after completion of duties.
- Maintain employee time and work records.

TRAINING REQUIREMENTS

Contractor shall provide training programs for all new employees and ongoing continuing in-service training for all employees, including, but not limited to, visual aids dealing with the diverse cleaning needs of a facility. The training shall cover the following subjects:

- 1. Report fires and hazardous conditions immediately. Report items in need of repair within 24 hours.
- Turn in lost and found articles to the CA.
- 3. Daily Cleaning Items
 - · Offices and sweeping
 - Restroom Maintenance
 - Lobbies and entrance ways
 - Corridor Maintenance
 - Stairwells
 - Coffee Rooms
 - Gear Rooms
 - Drinking Fountains
 - Sand Jars
 - Carpets
 - Door Glass
 - Walls
 - Exterior Grounds
- 4. Calendar Scheduled Cleaning
 - Restrooms
 - Clean and wax floors
 - High frequency (high & low dusting)
 - Ceiling vents
 - Partition glass
 - Stairwells
 - Windows

PERFORMANCE REQUIREMENTS SUMMARY

Key to Performance Requirements Summary:

Column 1: Contract section reference;

Column 2: Contract service for which performance standard is provided;

Column 3: Description of the performance required to satisfy the Contract;

Column 4: How the Contractor's performance may be monitored by the CA;

Column 5: Description of inadequate performance triggering obligation to pay liquidated damages; and

Column 6: The amount of liquidated damages that may be assessed per Deficiency Report.

1 CONTRACT SECTION	2 SERVICE	3 PERFORMANCE STANDARD	4 METHOD OF MONITORING	5 DEFICIENCY SUBJECT TO LIQUIDATED DAMAGES	6 LIQUIDATED DAMAGES PER DR
1.4.7	MONTHLY INVOICE	SUBMIT TWO COPIES OF INVOICE BY 15TH OF MONTH	REVIEW OF INVOICES	FAILURE TO SUBMIT BY 15TH OF MONTH	\$100
2.1.3	OFFICE	CONTRACTOR MAINTAINS OFFICE IN COUNTY	OBSERVATION	ANY FAILURE TO MAINTAIN OFFICE OR TELEPHONE SERVICE	\$100
2.1.4	Communica- tions	Calls of County agents, employees and contractors are returned promptly	Observation	Failure to return a call within one hour	\$50
2.1.6	LIMITED VEHICLE ACCESS	VEHICLES ARE NOT DRIVEN ON BIKE PATH EXCEPT AS AUTHORIZED	OBSERVATION	VEHICLE DRIVEN ON BEACH SAND OR ON UNAUTHORIZED BIKE PATH OR AT UNAUTHORIZED TIME	\$100
2.3.1.3	CONTRACTOR S EMPLOYEES	DO NOT BRING VISITORS, WEAPONS, CONTRABAND, ALCOHOL, DRUGS INTO FACILITY; ARE NOT UNDER THE INFLUENCE	OBSERVATION, REPORTS, COMPLAINTS, INSPECTIONS	EMPLOYEES BRING VISITORS OR IMPROPER MATERIALS INTO FACILITY OR REPORT TO WORK WHILE UNDER INFLUENCE	\$100
2.3.1.6	LIST OF EMPLOYEES	PROVIDES AND UPDATES CURRENT LIST OF EMPLOYEES	REVIEW OF LIST	ANY USE OF UNLISTED EMPLOYEES	\$50
2.3.1.7	AUTHORIZED ACCESS ONLY	CONTRACTOR□S EMPLOYEES USE ACCESS SPECIFIED BY CA.	OBSERVATION, REPORTS	ANY USE OF UNAUTHORIZED ENTRY OR EXIT BY CONTRACTOR ☐S STAFF	\$50

1 CONTRACT	2	3	4	5	6	
SECTION	SERVICE	PERFORMANCE STANDARD	METHOD OF MONITORING	DEFICIENCY SUBJECT TO LIQUIDATED DAMAGES	LIQUIDATED DAMAGES PER DR	
2.3.2	PROVIDES REPRESENTA- TIVE	CONTRACTOR'S REPRESENTATIVE OR SUBSTITUTE AVAILABLE DURING COUNTY WORK HOURS (7:00 AM - 6:00 PM MONFRI.).	OBSERVATION, REPORTS AND COMPLAINTS	FAILURE TO ASSIGN OR MAKE AVAILABLE CR OR SUPERVISOR	\$100	
2.3.2	MEETING WITH CA	CONTRACTOR REPRESENTATIVE MEETS WITH CA AS DIRECTED	OBSERVATION	CR UNAVAILABLE TWICE IN TWO- WEEK PERIOD OR MISSES MORE THAN ONE PERFORMANCE EVALUATION MEETING PER CONTRACT YEAR	\$100	
2.3.3	PROVIDES SUPERVISOR	CONTRACTOR PROVIDES SUPERVISOR	OBSERVATION	SUPERVISOR NOT PRESENT DURING WORK SHIFT	\$100	
2.3.5	CA APPROVES KEY STAFF CHANGES	CONTRACTOR OBTAINS CA APPROVAL BEFORE CHANGING CR OR SUPERVISOR	OBSERVATION	REPLACES CR OR SUPERVISOR WITHOUT PRIOR APPROVAL	\$100	
2.4.1	SCHEDULED SERVICES	CONTRACTOR ADEQUATELY PERFORMS TASKS LISTED IN EXHIBIT 3.	OBSERVATION	ANY FAILURE TO ADEQUATELY PERFORM A REQUIRED TASK	\$50	
2.4.1	SCHEDULED SERVICES	CONTRACTOR PERFORMS CLEANING TASKS AT TIMES SPECIFIED IN EXHIBIT 3.	OBSERVATION	MISSING ANY SCHEDULED CLEANING- -PER FACILITY	\$100	
2.4.4	PERFORM ADDITIONAL WORK	CONTRACTOR PERFORMS ADDITIONAL CLEANING JOBS UPON 24 HOURS NOTICE	OBSERVATION	ANY FAILURE TO PERFORM ADDITIONAL CLEANING ON 24 HOURS NOTICE	\$100	
2.4.6	EMPLOYEE TRAINING	PROVIDES BASIC EMPLOYEE TRAINING IN ACCORDANCE WITH TRAINING REQUIREMENTS (EXHIBIT 3)	OBSERVATION, REVIEW OF RECORDS	ANY USE OF UNTRAINED EMPLOYEES OR FAILURE TO PROVIDE TRAINING ON REQUIRED ITEMS	\$50	
2.5.1	DAILY MAINTEN-ANCE LOG	MAINTAIN DAILY RECORD OF SHIFT HOURS, FACILITIES CLEANED BY EACH EMPLOYEE, INJURY AND DAMAGE REPORTS, EMERGENCY REPAIR REPORTS, PERFORMANCE VIOLATIONS AND CORRECTIVE ACTIONS, EMPLOYEE SIGN- IN AND -OUT, DOOR AND WINDOW CONDITION, SUBCONTRACTORS PRESENT	REVIEW OF RECORDS	ANY FAILURE TO MAINTAIN COMPLETE AND ACCURATE LOG	\$50	

1 CONTRACT	2	3	4	5	6	
SECTION	SERVICE	PERFORMANCE STANDARD	METHOD OF MONITORING	DEFICIENCY SUBJECT TO LIQUIDATED DAMAGES	LIQUIDATED DAMAGES PER DR	
2.5.4	COMPLAINT LOG	MAINTAIN RECORD OF COMPLAINTS AND ACTIONS TAKEN, SUBMIT WRITTEN COMPLAINTS TO CA WITHIN 5 WORKING DAYS.	REVIEW OF RECORDS	ANY FAILURE TO RECORD COMPLAINTS, SUBMIT TO CA OR TO MAKE LOG AVAILABLE TO CA	\$100	
2.5.5	INJURY AND LOSS REPORTS	CONTRACTOR MAKES WRITTEN REPORT OF INCIDENT OF INJURY, PROPERTY DAMAGE, THEFT AND VANDALISM TO CA WITHIN 24 HOURS OF DISCOVERY	REVIEW OF RECORDS; OBSERVATION	ANY FAILURE TO REPORT WITHIN 24 HOURS	\$100	
2.5.6	REPORT EMERGENCY REPAIRS	CONTRACTOR REPORTS CONDITIONS REQUIRING EMERGENCY REPAIR IMMEDIATELY	OBSERVATION .	ANY FAILURE TO REPORT EMERGENCY CONDITION OR UNDUE DELAY	\$100	
2.6.2.1	REPORT LOST KEYS AND GATE CARDS	CONTRACTOR REPORTS LOST KEYS AND GATE CARDS WITHIN 24 HOURS OF DISCOVERY OF LOSS	OBSERVATION	ANY FAILURE TO REPORT WITHIN 24 HOURS OF DISCOVERY OF LOSS	\$100	
2.6.2.2	DO NOT DUPLICATE KEYS OR GATE CARDS	CONTRACTOR SHALL NOT DUPLICATE KEYS OR GATE CARDS WITHOUT CA S PRIOR WRITTEN CONSENT	OBSERVATION	ANY DUPLICATED KEY OR GATE CARD	\$100	
2.6.2.3	SUPERVISE SUBCONTRAC- TORS	DO NOT PROVIDE KEYS TO SUBCONTRACTORS; DO NOT GIVE SUBCONTRACTORS UNSUPERVISED ACCESS	OBSERVATION, REPORTS	ALLOWING SUBCONTRACTOR TO HAVE KEY OR WORK UNSUPERVISED	\$100	
2.7.1	CONTRACTOR TO FURNISH CLEANING SUPPLIES AND EQUIPMENT	CONTRACTOR TO FURNISH CLEANING SUPPLIES AND EQUIPMENT	OBSERVATION	ANY INADEQUATE CLEANING RESULTING FROM LACK OF SUPPLIES OR EQUIPMENT	\$50	
2.7.2	CHEMICALS SUBJECT TO CA APPROVAL	CONTRACTOR TO OBTAIN CA APPROVAL OF CHEMICALS AND DISINFECTANTS	OBSERVATION	ANY USE OF UNAPPROVED CHEMICALS OR DISINFECTANTS	\$100	
2.7.3	Uniforms	CONTRACTOR□S EMPLOYEES WEAR APPROVED UNIFORMS WHILE ON DUTY	OBSERVATION	ANY FAILURE TO BE IN UNIFORM WHILE ON DUTY	\$100	

1 CONTRACT SECTION	2 SERVICE	3 PERFORMANCE STANDARD	4 METHOD OF MONITORING	5 DEFICIENCY SUBJECT TO LIQUIDATED DAMAGES	6 LIQUIDATED DAMAGES PER DR
2.7.4	PHOTO I.D. CARDS	CONTRACTOR()S EMPLOYEES WEAR PHOTO I.D. WHILE ON DUTY	OBSERVATION	ANY FAILURE TO WEAR I.D.	\$100
2.7.5	VEHICLES	CONTRACTOR FURNISHES VEHICLES REGISTERED WITH DMV; DISPLAYS COMPANY NAME OR LOGO AND TELEPHONE NUMBER; IDENTIFYING SIGNS TO BE APPROVED BY CA	OBSERVATION	CONTRACTOR USES UNREGISTERED VEHICLES OR EMPLOYEE VEHICLES OR VEHICLES WITHOUT APPROVED SIGNAGE	\$100
2.8.3	QUALITY CONTROL PLAN	CONTRACTOR FOLLOWS PROVISIONS OF CONTRACTOR'S QUALITY CONTROL PLAN	COMPLAINTS; OBSERVATION; REVIEW OF RECORDS	ANY DEPARTURE FROM QUALITY CONTROL PLAN REQUIREMENTS	\$100
3.9	INSURANCE	CONTRACTOR MAINTAINS ALL REQUIRED INSURANCE COVERAGES WITH REQUIRED LIABILITY LIMITS NAMING COUNTY AS ADDITIONAL INSURED AND ALLOWS NO LAPSE IN COVERAGE. INSURANCE IS NEVER ALLOWED TO LAPSE. PROOF OF INSURANCE COMPLIES WITH CONTRACT REQUIREMENTS IN ALL RESPECTS, INCLUDING BUT NOT LIMITED TO STATE AUTHORIZATION OF INSURER, PRESENCE OF EACH REQUIRED COVERAGE, AND POLICY LIMITS.	REVIEW OF INSURANCE CERTIFICATE OR POLICY	ANY FAILURE TO CARRY COVERAGE IN REQUIRED AMOUNTS NAMING COUNTY AS ADDITIONAL INSURED; PER DAY UNTIL INSURANCE IS OBTAINED	\$100
3.29	EMPLOYEE HEALTH CARE PLAN	MAINTAIN REQUIRED PLAN	REVIEW OF RECORDS	ANY LAPSE IN PLAN; PER DAY UNTIL PLAN IS RESTORED	\$100

BUILDING INSPECTION FORM

DATE OF INSPECTION:

DAILY TASKS	A	υ	COMMENTS
OFFICES AND CONFERENCE ROOMS	1	<u> </u>	
	-		
Waste containers emptied and lined with plastic bags. All furniture, desks, tables, file cabinets, window sills, and surfaces	\vdash		
dusted.	 -		
All non-carpeted floor areas swept and/or damp mopped	 		
All carpeted areas vacuumed			
Furniture has been properly arranged	 		
Glass tops damp wiped and dried. No observable fingerprints and smudges on desks, tabletons, wall	-		
No observable fingerprints and smudges on desks, tabletops, wall doors, door facings and telephones.	 		
Carpets spot cleaned as needed	ļ.,		
OVERALL PERFORMANCE LEVEL			
PUBLIC AND EMPLOYEE RESTROOMS			
Chrome Fixtures cleaned	ļ		
Dispensers cleaned and refilled			
Walls & partitions spot washed			
Sinks sanitized			
Graffiti removed			
Push plates, kick plates and mirrors cleaned			
Floors wet mopped			
Toilets, toilet seats, and urinals cleaned and sanitized			·
Waste containers emptied and plastic bags inserted			
Sanitary napkin dispenser fully supplied			
OVERALL PERFORMANCE LEVEL			
LUNCHROOM AND SNACK BARS			
Basins and sinks clean			
Window ledges dusted			
Floors swept, carpet vacuumed			
Carpet spot cleaned			
Terrazzo floors machine scrubbed			
Ducts cleaned			
	11		

LUNCHROOM AND SNACK BARS cont.	T					i
Walls spot washed						
Tile floors damp mopped and buffed						
Table tops cleaned						
OVERALL PERFORMANCE LEVEL						
VARIOUS AREAS						
Landings and stairs swept, handrails dusted						
Custodial closets clean & orderly			***			
Entrances, lobbies and hallways swept, damp mopped and buffed						
Drinking fountains cleaned			٠.			
Spanish tile damp mopped						
Mats placed at entrances and in lobbies during rainy weather						
Glass door entrance and partition glass cleaned						
OVERALL PERFORMANCE LEVEL				<u>.</u>		
GRAFFITI ERADICATION	-		·			
Exterior and interior surfaces of restrooms washed					<u> </u>	
All exterior and interior building surfaces washed						
Hallway surfaces washed				<u> </u>		
Telephone booth surfaces washed						
Stairwell surfaces washed						
Wash all building signs						
Rubbish container surfaces washed						
OVERALL PERFORMANCE LEVEL					·	
						,
MISCELLANEOUS TASKS						
Light fixtures						
Windows exterior & interior						<u>-</u>
Floor stripping & waxing		_			_	
Carpet Shampoo						
Vents (monthly)						
Floor maintenance records						
OVERALL PERFORMANCE LEVEL						

OTHER DUTIES	
1. STAFF WEARS UNIFORM AND I.D. BADGE	
2. SUPERVISOR SPEAKS AND UNDERSTANDS ENGLISH	
3. TRAINING PROGRAM FOR EMPLOYEES	
4. EFFECTIVE SUPERVISION OF STAFF	
5. FOLLOW-UP ON COMPLAINTS/REQUESTS	

COUNTY OF LOS ANGELES LIVING WAGE PROGRAM

PAYROLL STATEMENT OF COMPLIANCE

			(Name of U	vner or Co	ompany Representa	tive)				(Title)		_
o ł	ereby	state										
	That		pay	or -	supervise	the					employed	Ł
•			(Company o	r subcontr	ractor Name		On a			Service, Building		
1	that du				d commencino	on the						.ar
	ending	the			day of		(Calendar day of	Month)	persons	(Month	and Year) n said work sit	-· -
- 1	have b	een p	paid the	full wee	ekly wages ea	arned, th	at no rebates	s have	been o	r will be mad	de either direc	ily (
		., .	01 011 001	,e,, o, _		· · · · · · · · · · · · · · · · · · ·		ompany N	lame)			
- 1	Regula	tions,	Part 3	(29 CF	es earned by FR Subtitle A Stat. 108, 72 S), issued	by the Sec	retary	of Labo	or under the	ons as define Copeland Ad	t, a
												
ι												
(comple	te; th	at the w	age rat	tes for employ	yees cor	ntained therei	ubmitt in are	ed for th	e above per than the ap	iod are correct	an ty (
I	comple	te; th	at the w	age rat	under this co tes for emplo tes contained	yees cor	ntained therei	submitt in are	ed for th	e above per than the ap	iod are correct	an ty (
I	comple .os An l'hat:	te; th geles	at the w Living W	age rai lage ra	tes for employ tes contained	yees cor in the co	ntained therei	in are	not less	than the ap	ood are correct oplicable Coun	ty (
I	comple .os An l'hat:	te; th geles WHE	at the w Living W ERE FRII in additionary off, p	age rai lage rai NGE (H n to the	tes for employ tes contained lealth) BENEF	yees cor in the co FITS ARE wage ra benefits	ntained thereintract. E PAID TO All ates paid to eas required in	PROVeach each each the	not less /ED PL/	than the ap	oplicable Coun	MS nce
I	comple Los An That: A.	te; th geles WHE	at the w Living W ERE FRII in additional payrolf, pappropria	age rai lage ra NGE (H n to the aymen te prog	tes for employ tes contained lealth) BENEF e basic hourly its of health t	yees cor in the co TITS ARE wage ro benefits benefit of	ntained thereintract. E PAID TO All ates paid to eas required if such employ	PPROVeach ein the vees.	not less /ED PL/	than the ap	oplicable Coun OR PROGRA	MS nce
I	comple Los An That: A.	te; th geles WHE	at the w Living W ERE FRII in addition payroll, pappropria ERE FRII Each emain amou	age rai	tes for employ tes contained lealth) BENEF e basic hourly its of health to grams for the tellealth) BENEF listed in the a	rees cor in the co FITS ARE wage re benefits FITS ARE bove refe applicate	E PAID TO All ates paid to a serequired if such employ E PAID IN CA erenced payrole amount of	PPROVeach ein the rees. SH	/ED PL/ mployee contract	ANS, FUNDS listed in the have been	oplicable Coun OR PROGRA	
i i	comple.os An	WHE	at the w Living W ERE FRII In additional pappropria ERE FRII Each eminamou Wage home	age rai lage rai NGE (H n to the aymen the prog NGE (H ployee nt not urly rate	tes for employ tes contained lealth) BENEF e basic hourly this of health the trains for the trains for the trains for the aless than the e as listed in the second least than the second least than the erich test contains the second least than	res corrin the corrin the corrin the corrin the corring to the contract of the corring to the corresponding to the corresp	E PAID TO All ates paid to e as required if such employ E PAID IN CA erenced payrole amount of act.	PPRO\ each er in the rees. SH oil has f the r	/ED PL/ mployee contract	ANS, FUNDS listed in the have been aid, as indicated county of L	S OR PROGRA above reference or will be paragraph	
av	comple.os An	WHEELS WHEELS WHEELS WHEELS WHEELS WHEELS WHEELS WHEELS WE WE WE WE WE WAS A WARREN WE WE WARREN WARREN WARREN WE WARREN W	at the w Living W ERE FRII In additional pappropria ERE FRII Each eminamou Wage home	age rai lage rai NGE (H n to the aymen the prog NGE (H ployee nt not urly rate	tes for employ tes contained lealth) BENEF e basic hourly fits of health tyrams for the tyrams for the tyrams for the aless than the e as listed in the this report and	rin the control in the control in the control in the control in s complining company in is complicated.	E PAID TO All ates paid to e as required if such employ E PAID IN CA erenced payrole amount of act.	PPROVeach ern the rees. SH oll has f the rauthorct.	/ED PL/ mployee contract been pa equired	ANS, FUNDS listed in the have been aid, as indicated county of L	S OR PROGRA e above reference or will be parted on the par	MS nced to



COUNTY OF LOS ANGELES LIVING WAGE ORDINANCE

Instruction Box: Please complete all sections of this form. (Information to complete this form can be obtained from your weekly certified payroll rerorts) Submit this form with your Certified Payroll Reports to the awarding County department. Be sure to complete and sign the reverse side of this form before submitting.

MONTHLY CERTIFICATION FOR APPLICABLE HEALTH BENEFIT PAYMENTS

(1) Name: Contractor	Subcontractor o			Address:, (Street, City, State, Zip)									
(2) Payroll No.:	(3) Work Locat	tion:				(4) Fr	om pay	roll period	d:/ to	payroll period:		(5) For Month E	nding:
(6) Department Name:			(7) Coi	ntract S	Service	Desc	ription	:		(8) Contract Na	me & Number:		
(9) Contractor Health Plan Name(s):										(10) Contractor	Health Plan ID Nu	ımber(s):	
(11)	(12)				(13)			(14)	(15)	(16)	(17)	(18)	(19)
Employee Name, Address & Social Security Number	Work Classif	ication		Hours V f Monti				Total Aggre gate	Employer Paid Health Benefit	Gross Amount Paid	Health Benefit	Paid	Aggregate \$ Health Benefits
			1	2	3	4	5	Hourly Rate		(14x15)	Hourly Rate	(14x17)	Paid (16+18)
1													
2						-				1			
		:											
3													
4													
		•											
5													
I have parisured the information in this was about a sure and a su		Total											
I have reviewed the information in this report and as company owner or authorized agent f this company, I sign under penalty of perjury certifying that all information herein is comple							·						
and correct.		Grand											
Print Authorized Name:		Total	نــــا										
Authorized Signature:	Date: /				Title:				Telephone Number (i	nclude area code	9)	Page:	



COUNTY OF LOS ANGELES

NOTICE TO EMPLOYEES COUNTY OF LOS ANGELES LIVING WAGE ORDINANCE

This employer is a contractor with the County of Los Angeles. This contract is subject to the Living Wage Ordinance (LWO) established by the Board of Supervisors (Los Angeles County Code Chapter 2.201). If you are a full-time employee and perform any service for the County under this contract, you must be paid a "living wage."

THESE ARE YOUR RIGHTS...

Living Wage

If you are a full time employee, you must be paid not less than the living wage rate of \$8.32 per hour plus at least \$1.14 per hour for health benefits OR \$9.46 per hour without health benefits.

Retaliation

You cannot be transferred, demoted or terminated because you reported violations of the Living Wage Program. All acts of retaliation can be reported to the Office of Affirmative Action Compliance by calling the Living Wage Hotline.

Worker Retention

If the County of Los Angeles terminates its contract with your current employer and reassigns the contract to another contractor, you may be eligible to continue working as an employee of the new contractor for a period not less than 90-days following the contract reassignment.

Federal Earned Income Tax Credit

You may be eligible to apply for the Federal Earned Income Tax Credit and receive up to \$3,756 a year if you qualify. Application forms are available from your employer or by contacting the Internal Revenue Service at (800) 929-1040.

You May Report Livi	ing Wage Violations to:	
	.•	
	County Department Administering this Contract	
	County Department Phone Number	
-	OR	

Office of Affirmative Action Compliance Living Wage Hotline (888) 550-WAGE (888) 550-9243

(NOTICE TO EMPLOYEES.DOC)

NOTICE TO ALL EMPLOYEES



Working on County Contracts

The Board of Supervisors established the Living Wage Ordinance (Los Angeles County Code Chapter 2.201) and other information that may be of assistance to you.

Living Wage

If you are a full-time employee, you must be paid not less than the living wage rate of \$8.32 per hour plus at least \$1.14 per hour for health benefits.

Or

\$9.46 per hour without health benefits

Retaliation

You cannot be transferred, demoted, or terminated because you reported violations of the Living Wage Program. All Acts of retaliation can be reported to the Office of Affirmative Action Compliance by calling the Living Wage Hotline.

Federal Earned

Income Tax Credit.

You may be eligible to apply for the Féderal Earned-Income Tax Credit and receive up to \$3,756 a year if you qualify. Application forms are available from your employer or by contacting the Internal Revenue Service at (800) 929-1040.

Worker Retention

If the County of Los Angeles terminates its contract with your current employer and reassigns this contract to another contractor, you may be eligible to continue working as an employee of the new contractor for a period not less than 90-days following the contract reassignment.

Employees that qualify are:

- 1. Employees who are full-time workers.
- 2. Employees who are not exempt under the minimum wage and maximum hour exemptions.
- 3. Employees who have been employed under the predecessor's contract for six months prior to the termination of the predecessor's contract.

Complaints of Violation

Complaints and violations of the Living Wage Program can be reported by calling the Living Wage HOTLINE at:

888 550-WAGE

Or

888 550-9243

Los Angeles County Code Chapter 2.201 LIVING WAGE PROGRAM

2.201.010 Findings.

The board of supervisors finds that the county of Los Angeles is the principal provider of social and health services within the county, especially to persons who are compelled to turn to the county for such services. Employers' failure to pay less than a living wage to their employees causes them to use such services thereby placing an additional burden on the county of Los Angeles. Ord. 99-0048 § 1 (part), 1999.

2.201.020 Definitions.

The general definitions contained in Chapter 2.02 shall be applicable to this chapter unless inconsistent with the following definitions:

- A. "County" includes the county of Los Angeles, any county officer or body, any county department head, and any county employee authorized to enter into a Proposition A contract or a cafeteria services contract with an employer.
- B. "Employee" means any individual who is an employee of an employer under the laws of California, and who is providing full time services to an employer, some or all of which are provided to the county of Los Angeles under a Proposition A contract, or under a cafeteria services contract at a county of Los Angeles owned or leased facility.
- C. "Employer" means:
- 1. An individual or entity who has a contract with the county:
- a. For services which is required to be more economical or feasible under Section 44.7 of the Charter of the county of Los Angeles, and is not listed as an excluded contract in Section 2.121.250 B of the Los Angeles County Code, referred to in this chapter as a "Proposition A contract," or
- b. For cafeteria services, referred to in this chapter as a "cafeteria services contract," and
- c. Who has received or will receive an aggregate sum of \$25,000.00 or more in any 12 month period under one or more Proposition A contracts and/or one or more cafeteria services contracts; or

- 2. An individual or entity that enters into a subcontract with an employer, as defined in subsection C1 and who employs employees to provide services under the employer's contract with the county.
- D. "Full time" means a minimum 40 hours worked per week, or a lesser number of hours, if the lesser number is a recognized industry standard and is approved as such by the chief administrative officer, but in no event less than 35 hours worked per week. Ord. 99-0048 § 1 (part), 1999.

2.201.030 Prospective effect.

This chapter shall be applicable to Proposition A contracts and cafeteria services contracts and their amendments the terms of which commence three months or more after the effective date of this chapter.* It shall not be applicable to Proposition A contracts or cafeteria services contracts or their amendments in effect before this chapter becomes applicable. Ord. 99-0048 § 1 (part), 1999.

*Editor's note: Ordinance 99-0048, which enacted Ch. 2.201, is effective on July 22, 1999.

2.201.040 Payment of living wage.

- A. Employers shall pay employees a living wage for their services provided to the county of no less than the hourly rates set under this chapter. The rates shall be \$8.32 per hour with health benefits, or \$9.46 per hour without health benefits.
- B. To qualify for the living wage rate with health benefits, an employer shall pay at least \$1.14 per hour towards the provision of bona fide health care benefits for each employee and any dependents during the term of a Proposition A contract or a cafeteria services contract. Proof of the provision of such benefits must be submitted to the county for evaluation during the procurement process to qualify for the lower living wage rate in subsection A of this section. Employees through the county department of health services community health plan are deemed to have qualified for the lower living wage rate in subsection A of this section.

C. The board of supervisors may, from time to time, adjust the amounts specified in subsections A and B of this section, above for future contracts. Ord. 99-0048 § 1 (part), 1999.

2.201.050 Other provisions.

- A. Full Time Employees. An employer shall assign and use full time employees to provide services under a Proposition A contract or a cafeteria services contract, unless the employer can demonstrate to the county the necessity to use non-full time employees based on staffing efficiency or the county requirements of an individual job.
- B. Neutrality in Labor Relations. An employer shall not use any consideration received under a Proposition A contract or a cafeteria services contract to hinder, or to further, organization of, or collective bargaining activities by or on behalf of an employer's employees, except that this restriction shall not apply to any expenditure made in the course of good faith collective bargaining, or to any expenditure pursuant to obligations incurred under a bona fide collective bargaining agreement, or which would otherwise be permitted under the provisions of the National Labor Relations Act.
- C. Administration. The chief administrative officer shall be responsible for the administration of this chapter. The chief administrative officer may, with the advice of county counsel, issue interpretations of the provisions of this chapter. The chief administrative officer in conjunction with the affirmative action compliance officer shall issue written instructions on the implementation and on-going administration of this chapter. Such instructions may provide for the delegation of functions to other county departments.
- D. Compliance Certification. An employer shall. during the term of a Proposition A contract, or a cafeteria services contract, report for each employee and certify the hours worked, wages paid, and amounts the employer paid for health benefits, and provide other information deemed relevant to the enforcement of this chapter by the county. Such reports shall be made at the times and in the manner set forth in instructions issued by the chief administrative officer in conjunction with the affirmative action compliance officer. The affirmative action compliance officer in conjunction with the chief administrative officer shall report annually to the board of supervisors on contractor compliance with the provisions of this chapter.

E. Contractor Standards. An employer shall demonstrate during the procurement process and for the duration of a Proposition A contract or a cafeteria services contract a history of business stability, integrity in employee relations, and the financial ability to pay a living wage. Ord. 99-0048 § 1 (part), 1999.

2.201.060 Employer retaliation prohibited.

No employer shall take an adverse action causing a loss of any benefit of employment, of any contract benefit, or any statutory benefit to any employee, person, or other entity, who has reported a violation of this chapter to the board of supervisors or to one or more of their offices, to the county chief administrative officer, or to the county auditor controller, or to the county department administering the Proposition A contract or cafeteria services contract. Ord. 99-0048 § 1 (part), 1999.

2.201.070 Employee retention rights.

In the event that any Proposition A contract or cafeteria service contract is terminated by the county prior to its expiration, any new contract with a subsequent employer for such services shall provide for the employment of the predecessor employer's employees as provided in this section.

A "retention employee" is an employee of a predecessor employer:

- 1. Who is not an exempt employee under the minimum wage and maximum hour exemptions defined in the federal Fair Labor Standards Act;
- 2. Who has been employed by an employer under a predecessor Proposition A contract or a predecessor cafeteria services contract for at least six months prior to the date of a new contract; and
- 3. Who is or will be terminated from his or her employment as a result of the county entering into a new contract.
- B. Subsequent employers shall offer employment to all retention employees who are qualified for such jobs.
- C. A subsequent employer is not required to hire a retention employee who:
- 1. Has been convicted of a crime related to the job or his or her job performance; or
- 2. Fails to meet any other county requirement for employees of a contractor.

D. A subsequent employer may not terminate a retention employee for the first 90 days of employment under a new contract, except for cause. Thereafter a subsequent employer may retain a retention employee on the same terms and conditions as the subsequent employer's other employees. Ord. 99-0048 § 1 (part), 1999.

2.201.080 Enforcement and remedies.

For violation of any of the provisions of this chapter:

- A. An employee may bring an action in the courts of the state of California for damages caused by an employer's violation of this chapter.
- B. The county department head responsible for administering a Proposition A contract or a cafeteria services contract may do one or more of the following in accordance with such instructions as may be issued by the chief administrative officer:
- 1. Assess liquidated damages as provided in the contract; and/or
- 2. Recommend to the board of supervisors the termination of the contract; and/or
- 3. Recommend to the board of supervisors that an employer be barred from award of future county contracts for a period of time consistent with the seriousness of the employer's violation of this chapter, not to exceed three years. Ord. 99-0048 § 1 (part), 1999.

2.201.090 Exceptions.

- A. Other Laws. This chapter shall not be interpreted or applied to any employer or to any employee in a manner inconsistent with United States or California laws.
- B. Collective Bargaining Agreements. Any provision of this chapter shall be superseded by a collective bargaining agreement that expressly so provides.
- C. This chapter shall not be applied to any employer which is a nonprofit corporation qualified under Section 501(c)(3) of the Internal Revenue Code.
- D. Small Businesses. This chapter shall not be applied to any employer which is a business entity organized for profit, including but not limited to any individual, partnership, corporation, joint venture, association or cooperative, which entity:

- 1. Is not an affiliate or subsidiary of a business dominant in its field of operation; and
- 2. Has 20 or fewer employees during the contract period, including full time and part time employees; and
- 3. Does not have annual gross revenues in the preceding fiscal year which if added to the annual amount of the contract awarded exceed \$1,000,000.00; or
- 4. If the business is a technical or professional service, does not have annual gross revenues in the preceding fiscal year which if added to the annual amount of the contract awarded exceed \$2,500,000.00.

"Dominant in its field of operation" means having more than 20 employees, including full time and part time employees, and more than \$1,000,000.00 in annual gross revenues or \$2,500,000.00 in annual gross revenues if a technical or professional service.

"Affiliate or subsidiary of a business dominant in its field of operation" means a business which is at least 20 percent owned by a business dominant in its field of operation, or by partners, officers, directors, majority stockholders, or their equivalent, of a business dominant in that field of operation. Ord. 99-0055 § 1, 1999: Ord. 99-0048 § 1 (part), 1999.

2.201.100 Severability.

If any provision of this chapter is found invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect. Ord. 99-0048 § 1 (part), 1999.

Certainly we would prefer that women seek help while they are pregnant, not after giving birth, to receive proper medical care and counseling. But at the same time, we want to assure parents who choose not to keep their baby that they will not go to fall if they deliver their babies to sale hands in a hospital emergency room.

The California Safely Surrendered Baby Law:

Allows a distressed birth parent(s) to legally, confidentially, and safely surrender their baby

Provides a safe place for bables

Protects the parent(s) from arrest or prosecution for abandonment as long as the baby has not been abused or neglected

Does not require that names be given when the baby is surrendered

Permits parents to bring a baby within 3 days of birth to any hospital emergency room in California

In California, no one ever has to abandon a child again.



State of California
Gray Davis, Governor
Health and Human Services Agency
Grantiand Johnson, Secretary
Department of Social Services
Rita Saeru, Director

THE 400 (2/92)

no shame. no blame. no names.

now there's a way to safely surrender your baby



It's a new law. Under this law, a person may sumender their baby confidentially. As long as the baby has not been abused or neglected, the person may do so without fear of arrest or prosecution.

A distressed parent who is unable or unwilling to care for an infant can legally, confidentially and salely surrender their baby within 3 days of birth. All that is required is that the baby be brought to a hospital emergency room in California. If there are additional places, they will be listed on the back of this brochure. As long as the child shows no signs of abuse or neglect, no name or other information is required. A bracelet will be placed on the baby for identification. A matching bracelet will be given to the parent. The bracelet will help connect the parent to the baby if the parent wants the baby back.

In most cases, a parent will bring in the baby. The law allows another person to bring in the baby if they have legal custody.

No. A parent can bring in a baby anytime, 24 hours a day, 7 days a week.

No. Nothing is required. However, hospital personnel will give the parent a medical information questionnaire that is designed to gather family medical history.

This could be very useful in caring for the child but it is up to the parent to complete it.

The baby will be examined and given medical treatment, if needed. Then the baby will be placed in a foster or pre-adoptive home.

eli en fra grand de dise exercic

Once the parent(s) has safely turned over the baby, they are free to go.

The parent(s) may take the bracelet back to the hospital. Hospital personnel will provide information about the baby.

The purpose of the Safely Surrendered Baby Law is to protect babtes from being hurt or killed because they were abandoned.

You may have heard tragic stories of bables left in dumpsters or public toilets. The persons who committed these acts may have been under severe emotional clistress. The mothers may have hidden their pregnancies, fearful of what would happen if their families found out. Because they were alraid and had nowhere to turn for help, they abandoned their infants.

Abandoning a baby puts the child in extreme danger. It is also illegal. Too often, it results in the baby's death. Because of the Safely Surrendered Baby Law, this tragedy doesn't ever have to happen in California again.

At 8:30 a.m. on Thursday, July 25, 2002, a healthy newborn baby was brought to St. Bernardine Medical Center in San Bernardino under the provisions of the California Safely Surrendered Baby Law.

This baby was the eighteenth child protected under California's Salely Surrendered Baby Law. As the law states, the baby's mother did not have to identify herself. When the baby was brought to the emergency room, he was examined by a pediatrician, who determined that the baby was healthy and doing line. He was placed in a toster home for short-term care while the adoption process was started.

Control of the Control

the factor of the control of the second of t

caunking angeles

Safain

Safain

Safain

Safain

Safain

Safain



(877) BABY SAFÉ

Toll Free (877) 222-9728

- Call for Information on How to Safely Surrender a Newborn Infant Under the Safely Surrendered Baby Law
- Referrals Provided to Designated Safe Haven Sites
- Referrals Provided to Other Support Services

- Guaranteed
 Confidentiality
- 7 Days a Week
- · 24 Hours a Day
- English and Spanish and 140 Other Languages Spaken



INFO LINE of Los Angeles has been in business since 1981. INFO LINE of Los Angeles is an AIRS accredited agency.

Calls from the media should be directed to Thelma Bell or Michele Yoder at (626) 350-1841.